

No. 21.

Certificate required under Rule (b) 3 of Chapter XI.

Certified that, to the best of my judgment, the steamer _____ has sufficient power
to tow the flats _____ and _____ to _____ within the usual
time occupied by vessels during this season;* and that I see no reason whatever for apprehend-
ing extraordinary risk or delay in undertaking to tow both flats.

Dated at _____ on the _____ of 18 . _____ Commander of _____ and _____ steamer
with flats

(* N.B.—See average length of voyages in memorandum to scale No. 14.)

No. 22.

Statement of the number of crew and native deck passengers proceeding to _____ on the
steamer _____ . (See Rule 5 of Chapter XIII.)

Native crew and deck passengers.				Their number.		
Crew, including serang, &c.			
Deck passengers	Men,	women,	children.

Dated at _____ on the _____ of 18 . _____ Commander.

MEMORANDUM.

The commander's attention is drawn to sections XLV. and XLVIII. of Act II. (B. C.) 1870.

Dated at _____ on the _____ of 18 . _____ Superintendent of Labor Transport.

NOTIFICATION.

The 28th February 1871.—Under the provisions of Section 2 of Act VII. (B.C.) of 1869, the Lieutenant-Governor is pleased to direct that from the 1st of April next, the Commissionership of Assam, comprising the Districts of Kamroop, Durrung, Nowgong, Seebsaugor, Luckimpore, the Khasi and Jynteah Hills, and the Naga Hills, be separated from the rest of Bengal, and be formed into a general Police District by itself.

Under Section 3 of the said Act the Lieutenant-Governor is pleased to appoint the Commissioner of Assam to exercise the powers of Inspector-General of Police in the said Police District.

A. EDEN,

Secy. to the Govt. of Bengal.

The following Order issued by the Government of India, in the Military Department, is republished for general information :—

No. 200.—Fort William, the 3rd March 1871.—The under-mentioned Officers have reported their return from England :—

• Surgeon Major A. Fleming, M.D.,
of the Medical Department,
date of arrival at Bombay, 11th February 1871.

A. EDEN,

Secy. to the Govt. of Bengal.

Public Works Department,—Bengal.

ESTABLISHMENT.

No. 52.

The 1st March 1871.

Leave of Absence.—Mr. F. Hembrough, Supervisor, First Grade, attached to the Dinapore Division, is allowed privilege leave for one month, under Sections 16 and 20 of the revised Uncovenanted Service Absentee Regulations.

No. 53.

The 4th March 1871.

Lieutenant G. Nolan, Executive Engineer, Third Grade, Rajshahye Division, is allowed privilege leave for twenty days.

No. 54.

The following Orders issued by the Government of India, Public Works Department, are republished for information :—

No. 102 of the 2nd March 1871.—The permanent appointment of Captain S. T. Trevor, R.E., as Superintending Engineer, Third Grade, Bengal, notified in Public Works Department Notification No. 428, dated 23rd December last, is to have effect from the 7th October 1870, and not from 30th November 1870, as therein stated.

No. 103 of the above date.—Captain W. R. Tucker, R.E., Executive Engineer, First Grade, having reported his return from furlough, is re-posted to Bengal.

No. 104 of the above date.—Lieutenant M. T. Sale, R.E., transferred from the Topographical Survey to the Public Works Department, is appointed an Executive Engineer, Fourth Grade, and posted to Bengal.

No. 55.

Transfer.—Baboo Promotho Chunder Chatterjee, Overseer, Second Grade, from the Midnapore to the Northern Cuttack Division.

No. 56.

The 6th March 1871.

Appointment.—Captain W. R. Tucker, R.E., Executive Engineer, First Grade, to officiate as Garrison Engineer, Fort William.

CIVIL BUILDINGS.

No. 57.

Declaration under Section 6, Act X. of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for the site of the Sub-divisional Buildings at the Attea Sub-divisional Head-quarters in the village of Tangail, in the District of Mymensing, it is hereby declared that, for the above purpose, a piece of land measuring, more or less, 40 beegahs, bounded on the north by the village of Acoortakoor; on the south by a dry nullah; on the east by village site of Acoortakoor; and on the west by the river Lohajung, is required within the aforesaid village of Tangail.

2. This Declaration is made, under the provisions of Section 6, Act X. of 1870, to all whom it may concern.

COMMUNICATIONS.

No. 58.

Notification.—In supersession of the Notification No. 311 of the 7th September 1869, published at page 1669 of the *Calcutta Gazette* of the 8th idem, the following Declaration, under Section 6, Act X. of 1870 of the Government of India, is published for general information :—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for widening, straightening, and making bricks for the road from the Dhoomchur Bridge on the Chittagong road *via* Pergunnahs Amerabad, Bhoolloah, Joynugger, and Jagidia to Chupprasse's Hât, in the District of Noacolly, it is hereby declared that, for the above purpose, strips of land measuring in the aggregate about nine miles, more or less, in length, and in breadth from 10 to 120 feet each, more or less, are required.

This Declaration is made, under the provisions of Section 6 of the said Act X of 1870, to all whom it may concern.

LOCAL,—COMMUNICATIONS.

No. 59.

Notification.—In supersession of the Notification No. 84 of the 9th March 1869, published at page 392 of the *Calcutta Gazette* of the 10th idem, the following Declaration, under Section 6, Act X. of 1870 of the Government of India, is published for general information :—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for the construction of the third section of the Urjagunge Railway Feeder Road, it is hereby declared that, for the above purpose, strips of land of an average breadth of 52½ feet, and measuring about 104 beegahs, more or less, will be required from the village of Luckimpore to Rampore, in the District of Bhagulpore.

A plan of the land has been made, and may be inspected at the office of the Collector of Bhawalpore.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870 of the Government of India, to all whom it may concern.

No. 60.

Notification.—In supersession of the Notification No. 26 of the 1st February 1870, published at page 213 of the *Calcutta Gazette* of the 2nd idem, the following Declaration, under Section 6, Act X. of 1870 of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for widening, straightening, completing, and making bricks for the road from Chittagong to Ramghur, from about the sixth mile-post from Chittagong to Ramghur, in Thannahs Chittagong, Hathazaree, and Futtickcherry, in the Chittagong District, it is hereby declared that, for the above purpose, a strip of land measuring about 43 miles in length, and from 10 to 120 feet in breadth, more or less, is required.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

No. 61.

Notification.—In supersession of the Notification No. 27 of the 1st February 1870, published at page 213 of the *Calcutta Gazette* of the 2nd idem, the following Declaration, under Section 6, Act X. of 1870 of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for widening, straightening, completing, and making bricks for the road from Chittagong to Arracan *via* Ramoo, in Thannahs Satkaneah, Chuekireea, Cox's Bazar, and Ramoo, in the Chittagong District, it is hereby declared that, for the above purpose, a strip of land measuring about 65 miles in length, and from 10 to 120 feet in breadth, more or less, is required.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

No. 62.

Notification.—In supersession of the Notification No. 28 of the 1st February 1870, published at page 213 of the *Calcutta Gazette* of the 2nd idem, the following Declaration, under Section 6, Act X. of 1870 of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for widening, straightening, completing, and making bricks for the road from Cox's Bazar to Ramoo, in Thannahs Cox's Bazar and Ramoo, in the Chittagong District, it is hereby declared that, for the above purpose, a strip of land measuring about 7 miles in length, and from 10 to 120 feet in breadth, more or less, is required.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

No. 63.

Notification.—In supersession of the Notification No. 29 of the 1st February 1870, published at page 214 of the *Calcutta Gazette* of the 2nd idem, the following Declaration, under Section 6, Act X. of 1870 of the Government of India, is published for general information:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz. for widening, straightening, completing, and making bricks for the road from Hathazaree to the boundary of the hill tracts in Thannahs Hathazaree and Raojan, in the Chittagong District, it is hereby declared that, for the above purpose, a strip of land measuring about 16 miles in length, and from 10 to 120 feet in breadth, more or less, is required.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

By Order of the Lieutenant-Governor of Bengal,
J. E. T. NICOLLS, Col., R.E.,

Secretary to the Govt. of Bengal,
P. W. D.

IRRIGATION.

ESTABLISHMENT.

NOTIFICATION.

No. 57.

The 6th March 1871.

Mr. J. Morrow, Supervisor, First Grade, attached to the Cossye Division, for seven days on Medical Certificate, under Sections 11 and 20 of the revised Uncovenanted Service Absentee Regulations, in

Government of Bengal, Public Works Department, Irrigation Branch. Notification No. 40, dated 14th February 1871.

extension of the leave granted in the orders marginally noted.

No. 58.

Mr. J. Morrow, Supervisor, First Grade, rejoined the Cossye Division from sick leave on the forenoon of the 23rd February 1871.

No. 59.

Mr. F. Taylor, Assistant Engineer, First Grade, rejoined the Hidgellee Division from special leave on the afternoon of the 6th February 1871.

No. 60.

Mr. C. Riddle, Temporary Sub-Engineer, First Grade, attached to the Sasseram Division, is permanently appointed to the Public Works Department in that Grade.

No. 61.

Baboo Grish Chunder Dass, Probationary Overseer, Second Grade, joined the Dehree Division on the afternoon of the 26th February 1871.

No. 62.

Mr. C. W. Hope, Executive Engineer, Third Grade, and Officiating Executive Engineer, Gunduck Division, is allowed privilege leave for two months, under Section 16 of the revised Uncovenanted Service Absentee Regulations.

F. T. HAIG, Lt.-Col., R.E.,
Offg. Joint-Secy. to the Govt. of Bengal,
P. W. Dept., Irrigation Branch.

Revenue Survey Department.

No. 43.

Leave of Absence.—MR. FREDERICK WILLIAM KELLY, Revenue Surveyor, Second Grade, attached to the First Division, Central Provinces, doing duty in the Head Quarter's office, Calcutta, for one month, from the 1st March (proximo) under Financial Department Notification No. 3622, dated 22nd December 1865.

D. C. VANRENEN, Col., R.A.,

Supdt. of Revenue Surveys,

CALCUTTA,

Upper Circle.

The 28th February 1871.

Revenue Survey Department.

No. 44.

Promotion.—MR. WILLIAM HENRY PATTERSON, Revenue Surveyor, First Division, N. W. Provinces, under transfer to the First Division, Lower Provinces, from the second to the first grade, with effect from the 1st January last.

D. C. VANRENEN, Col., R.A.,

Supdt. of Revenue Surveys,

CALCUTTA,

Upper Circle.

The 1st March 1871.

Notification.

MR. ASSISTANT COLLECTOR PRATT has been placed in charge of the Jessore Treasury, and authorized to draw bills on other public treasuries.

C. H. CAMPBELL,

Commissioner.

COMM'R.'S OFFICE, PRESY. DIVN.,

Calcutta, the 24th February 1871.

Notice.

MR. JOSEPH POSFORD, the Assistant Collector, has been placed in charge of the Sylhet Treasury, and authorized to draw bills on all public treasuries.

F. B. SIMSON,

Commissioner.

CACHAR,

The 14th February 1871.

Notice.

UNCOVENANTED DEPUTY COLLECTOR BABOO SARODA PRASAD CHATTERJEE has been placed in charge of the Rungpore Treasury, and has been authorized to draw bills on other treasuries.

E. W. MOLONY,

Commissioner.

COMM'R.'S OFFICE, RAJSHAHYE DIVN.,

Berhampore,

The 28th February 1871.

Notice.

BABOO RAMLAL BANERJEE, Head Clerk of the Jessore Small Cause Court, has been appointed Serishtadar of the Judge's Court, Jessore.

H. B. LAWFORD,

Judge.

JESSORE,

The 15th February 1871.

Opium Notification.

No. 126C.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Tuesday, the 4th April 1871, at 11 A.M., and will comprise 4,330 Chests, viz. :—

Behar Opium	2,665
Benares „	1,665
Total Chests	4,330

* 2. The general Conditions of the Sale now advertized will be the same as usual: they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 10th (9th being Sunday) and 19th April, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Monday, the 10th April 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Wednesday, the 19th April 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :—

Dates.	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Thursday, 4th May 1871	2,665	1,665	4,330
On or about Monday, 5th June „	2,665	1,665	4,330
On or about Thursday, 6th July „	2,665	1,665	4,330
On or about Friday, 4th Aug. „	2,665	1,665	4,330
On or about Monday, 4th Sept. „	2,665	1,665	4,330
On or about Monday, 2nd Oct. „	2,665	1,665	4,330
On or about Thursday, 2nd Nov. „	2,665	1,665	4,330
On or about Monday, 4th Dec. „	2,665	1,665	4,330
Total	21,320	13,320	34,640

By order of the Board of Revenue, L. P.,

F. B. PEACOCK,

FORT WILLIAM, Offg. Junior Secretary.

The 28th February 1871.

Wanted

A CLERK for the Office of the Small Cause Court at Jessore, the late incumbent having been appointed Sheristadar of the District Judge's Court, Jessore.

A thorough knowledge of English and Bengali, and of the duties of the office, indispensable. Salary, Rs. 150.

Applications and copies of testimonials to be sent to the Judge of the Small Cause Court, Jessore, before the 15th March next.

C. D. LINTON,

JESSORE SMALL CAUSE COURT,

Judge.

The 18th February 1871.

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK ENDING 4TH MARCH 1871.

Number of Seers of 80 Toibhs weight retailed for a rupee.

AT	Date of Return from each District.	CLEANED RICE IN ORDINARY USE.			PULSES IN ORDINARY USE.			WHEAT.		ATTAR.		JANRA, JOWAR AND SUCH GRAINS.	
		Dearest sort.	Cheapest sort.		Dearest sort.	Cheapest sort.		Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.
			Average rate of the three or four preceding years.	Present price.		Average rate of the three or four preceding years.	Present price.						
Districts in which the prices are same or nearly the same.													
Durrung	20th Feb. 1871	6	21	21	8	12	12	*	8	4	6	*	*
Gowalparah†	20th and 27th Feb. 1871.	14	16	17	13	14½	15	30	30	8	8	40	40
Kamroop	27th Feb. 1871	10	20	20	13	13	16	13	13	6	10	*	*
Luckimpore	27th "	6	12½	13	6	9½	9	7½	10	5	5½	*	*
Nowgong	27th "	10	18	16	10	25	20	*	*	4	4	*	*
Sebsaugor	18th "	5	16	16	7	7	10	12	10	5	5	*	*
Bhaugulpore	26th "	25½	31½	27½	25½	47½	29	27½	29	20½	20½	50½	37½
Godda	24th "	30	27½	38	14	23½	16	16	14	12½	10	41½	50
Nya-Doomka	27th "	28	22	30	16	14	20	11	16	8	12	38	65
Rajmehal	25th "	19	26	30	12	17½	24	18½	32	13½	18	38½	40
Hooghly	27th "	16	18½	20	12	18	18	14	20	9	12	14½	15
Howrah	27th "	13	20	19	14	19	16	17	15	11	9	*	*
Midnapore	25th "	24	24	28	11	17	14	10	10	10	7	*	*
Bullooh	27th "	19	27	25	8	11	14	*	*	5	5	*	*
Chittagong	27th "	16	22	22	6½	11½	14	13	11	8½	10	*	*
Tipperah	26th "	22	29	26½	7½	17	16	10½	14	5½	7	*	*
Balasore	27th "	16	24	34	10½	17	23	9	13	7	9	*	*
Pooree†	20th and 27th Feb. 1871.	26½	30½	30½	17½	14	18½	11½	10½	7½	7½	*	*
Cachar	27th Feb. 1871	17½	28½	20	11½	11½	13½	10½	13½	5½	6½	*	*
Dacca	27th "	21	25½	23	13	21½	14	14	11	7½	7	*	*
Furteedpore	25th "	14	20½	23	20	25½	28	21½	18	8	7	*	*
Mymensingh	27th "	20	24	22½	8	16½	14	12	18	7	7½	*	*
Scibet	24th "	19	31½	24½	11½	18½	16	10½	16	7½	7½	*	*
Nuddea	27th "	19½	24½	22	14½	23½	24½	24½	20	12½	11½	*	*
Sarnu	26th "	17	16½	21	25	19½	30	17½	21	13½	15	31½	27
Bograh	27th "	20	34½	33½	8	16½	11	19	16	8	8	*	*
Dinajepore	26th "	29	29½	35	10	13½	15	12½	17½	10½	12½	*	*
Maidah	27th "	29	34½	30	14	28	33	15	27½	13	20	*	*
Pubna	27th "	22½	24	24	8	32	30	19½	20	10½	10	*	*
Rajshahye	24th "	16½	17½	28½	7½	16	24	22½	24½	12	13½	*	*
Districts in which all or most articles are cheaper.													
Bancoorah	25th Feb. 1871	24½	28	27½	14½	17½	20	16½	18½	11½	13½	36	34
Jessore	24th "	20	22½	23	13½	18½	20	15½	15	8½	10	*	*
Gya	27th "	22	23½	24½	23	28½	24	20½	24½	16½	18	32½	31
Rangpore	27th "	16½	29½	25½	7½	16½	16½	20½	15	9½	6½	*	*
Districts in which all or most articles are dearer.													
Deoghur	27th Feb. 1871	8	*	28	10	*	20	*	20	*	16	*	40
Beerbhoom	25th "	24	25½	32	*	17½	18	17	16	11½	12	37	30
Hazareebaugh	27th "	13½	21½	24	10	12	22	20½	19	13½	13	40	29
Maunbhoom	24th "	22	30	32	14	24	27	16	15	12	11	*	*
Chumparan	25th "	23	20	24	15	16	18	19	23	16	17	21	24
Tirhoot	25th "	20	19	24	20	18	21	19	20	14	16	35	35
Darjeeling	27th "	8	12	20	6½	5½	8	5½	5	6	5	20	26½
Districts in which some articles are dearer and some cheaper.													
Monghyr	25th Feb. 1871	15	25½	27	13	16	26	13½	29	11½	20	22½	31
Parneah	17th "	28	24	29	20	24½	30	22	28	11½	13	45½	40
Burdwan	25th "	26½	23	27½	13½	21½	25½	15	22½	8½	13	*	*
Qatack	27th "	17	20	26	18	19	30	7½	12	5	8	*	*
Sackergunge	27th "	16	22½	24½	12	16	12½	*	13½	6½	7	*	*
Fatna	25th "	22	23½	24½	17	24½	30	16½	23	13½	*	31½	31
Shahabad	27th "	12	20	23	20	21	24	18	23	14	18	24	30
Moorshebad	27th "	21	24	26	12	19	25	19	24	15	15	15	*

* Information not supplied.

† Both returns received during the week under report.

PUBLISHED for general information,

H. S. BEADON,

Offg. Under-Secy. to the Govt. of Bengal.

FORT WILLIAM,
The 7th March 1871.

NOTICE.

THE following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1863, for the realization of duty, wharfage, and other charges:—

Date of Sale.	Mark or Address of Packages.	Ships.
1871, March 18th ...	1 Parcel, [F G] H	... Blue Cross.
" 18th ...	30 Bales, N P C	... Indian Empire.
" 18th ...	2 Cases, J. N. S. and Co.	... Ditto.
" 18th ...	20 Bales [S K M]	... Ditto.
" 18th ...	20 Cases, [R A C]	... Ditto.
" 18th ...	11 Bundles, M and M	... Ditto.
" 18th ...	2 Cases, (no mark) supposed to be marked E O C	... Arabia.
" 18th ...	1 Parcel, W D F, D. Dutt and Nephews	... City of Athens.
" 25th ...	3 Cases, [F. R. and Co.]	... Str. Mongolia.
" 25th ...	1 Parcel, Turner, Morrison and Co.	... Ditto.
" 25th ...	10 Cases, W. H. and Co.	... Ditto.
" 25th ...	1 Case, no mark	... Ditto.
" 31st ...	1 Cask, no mark	... Niger.

CALCUTTA CUSTOMS,
The 6th March 1871.

J. A. CRAWFORD, *Collector of Customs.*

NOTICE.

THE following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 52 of Act VI. of 1863. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1863:—

Date of Sale.		
1871, May 9th ...	2 Bales, N P C	... Indian Empire.
" 9th ...	1 Case, J. N. S. and Co.	... Ditto.
" 9th ...	1 Bundle, M and M	... Ditto.
" 9th ...	{ 1 Keg ... } { 1 Drum ... } [G. C. M. and Co.]	... Ditto.
March 31st ...	99 Cases, Eirival Cognac	... Ivenhoe.

CALCUTTA CUSTOMS,
The 6th March 1871.

J. A. CRAWFORD, *Collector of Customs.*

STATEMENT shewing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the under-mentioned Districts:—

Name of District.	Ports at which Salt is generally available for export on private trade.	Quantity remaining in store actually available for export on 16th Jan. 1871.	REMARKS.
		Indian Mds.	
Ganjam ...	Bavanapadu, at the Nowpadah Salt Pans ...	50,000	
Godavery ...	Cocanada ...	50,000	
Kistna ...	Nizampatam ...	42,000	
Nellore ...	Iskapalli ...	59,058	
Chingleput ...	Madras ...	97,480	
	Ennore ...	1,79,646	
	Covelong	
Tanjore ...	Negapatam ...	10,820	
	Katnavady	
Tinnevely ...	Tuticorin ...	1,15,180	
	Total ...	6,03,962	

N. B.—Salt for export will be supplied by Government at the rates specified in the Notifications, dated 21st March 1868 and 22nd April 1869, published at pages 737, FORT ST. GEORGE GAZETTE, dated 24th March 1869, and 637, dated 27th April 1869.

REVENUE BOARD OFFICE; }
Madras,
The 6th Feb. 1871. }
H. E. STOKES,
Acting Sub-Secretary.

PUBLISHED for general information.

By Order of the Board of Revenue, L. P.,

F. B. PEACOCK,

FORT WILLIAM, *Offg. Junior Secretary.*
The March 1871.

Statement shewing the importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs' duty on the 1st March 1871.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	In Mds.	In Mds.	In Mds.	In Mds.
Liverpool Pungah ...	12,10,930	1,38,627	89,693	14,39,250
French Kurkutch ...	78,873	10,178	22,268	1,11,319
Ceylon " ...	19,654	19,654
Bombay " ...	115,175	12,906	1,28,081
Kurrachee " ...	72,423	65,878	1,38,301
Madras " ...	59,540	2,420	62,960
Aden "	1,576	1,576
Arabian and Persian Gulf's Kurkutch and Muscat Rock ...	2,05,051½	458	1,500	2,07,009½
Total ...	17,52,646½	2,19,137	1,26,367	20,98,150½

By Order of the Board of Revenue, L. P.,

C. J. BROWN,

Offg. Depy. Collector of Customs.

CALCUTTA CUSTOM HOUSE,

The 6th March 1871.

Notice.

Two good rooms available for Office accommodation at the Office of the Commissioner of the Presidency Division, No. 3, Theatre Road. Rent, Rupees 65 a month. (13 -f. a.)

Monthly Statement of Traffic passed through the Circular and Eastern Canals from 1st to 28th February 1871.

NAMES OF CHOWKEYS.	CHARCOAL.			WOOD COAL.			PIECE GOODS, NATIVE PRODUCE.			PIECE GOODS, IMPORTED FABRICS.			HIDES.			COTTON.			CASTOR SEED.			CASTOR OIL.			INDIGO.			JAGGERY.			JUTE.			LIME.			MUSTARD SEED.			MUSTARD SEED OIL.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																
	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.	Number of boats.	Maunderage by canal measurement.	Maunderage of cargo by estimate.																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																	
CALCUTTA CANAL.

* Number of boats.

† Number of bales.

‡ Per hide.

§ By bales.

|| By box.

¶ By bales.

DHAPPA TOLL COLLECTOR'S OFFICE,
The 2nd March 1871.

J. F. GALIFFE,
Collector and Supervisor, Calcutta Canals.

Surveyor-General's Department Notice.

With the view of facilitating the purchase or procurement of the published *lithographed, photozincographed, and engraved* maps of the Survey of India, the undersigned notifies, for general information, that agents have been appointed under each of the local Governments and jurisdictions, as below specified, from whom all available maps will in future be procurable on application, either by sale, or on the public service, as the case may be.

2. It is particularly requested that purchasers and officials in each jurisdiction will apply, in the first instance, to the local agent for such maps as they may require, and on failing to receive the same, then Messrs. Thacker, Spink and Co., St. Andrew's Library, sole agents in Calcutta, should be addressed for those required *on sale*, or the Registrar of the Surveyor-General's Office at Calcutta, for those required on the *public service*. By obtaining maps on the spot, or at the shortest distances, it is hoped delay and inconvenience, as well as postage, will be spared.

3. Local agents will supply maps gratis on the *public service* when the requisition is supported by competent authority, but the cost of mounting, binding, and packing must be borne by official applicants. Under the new Postal Rules banghy charges cannot be met by the Survey Department.

4. Maps are supplied from the Surveyor-General's Office, Calcutta, *on the public service only*. Maps are procurable *on sale* from Messrs. Thacker, Spink and Co. and local agents only.

5. Lists of the available published maps are notified from time to time, with their prices in the several *Government Gazettes*.

6. Applicants are particularly requested to specify the exact maps wanted, according to the description or Title given in the published lists and catalogues, and whether colored or uncolored.

7. The Surveyor-General's Office does not undertake the mounting and binding of maps, and cannot defray the cost of the same.

8. Maps exceeding 3 feet in length cannot be despatched by banghy dawk.

9. When lithographed district maps, on the scale of 4 miles = 1 inch are applied for, which may not then be available, the engraved sheets of the Indian Atlas, containing the required districts, or any other good map of the same country, will be sent.

10. The engraved sheets of the Atlas of India, size 3 ft. 4½ inches by 2 ft. 3½ inches, scale ¼ inches to the mile, are available to the extent represented on the Index Map, registered at St. Andrew's Library, and as published in the *Gazette of India* dated the 25th September 1869.—Price 2 Rs. each sheet unmounted. The new sheets of the Indian Atlas will in future be published, one-fourth the size of those hitherto available, price of each quarter sheet, 12 as.

11. The following maps have recently been published:—

Engraved Atlas Sheets Nos. 125 S E, 87 S W, 27A S E, 44A S W, 45 N W, 45 S W, 51 N W, 51 N E, 69 N E, 69 S W, 70 S W, 70 S E, 90 S E, 91 N E, 71 N W, 71 N E, 91 S E, 92 N E.

The photozincographed sheets of the Topographical Surveys, scale 1 inch to the mile, size 32 by 18 inches, or 15 minutes of latitude and 30 minutes of longitude, of parts of the following Native States and Districts as shewn on the Index Maps, *viz.* Gwalior, Dholepoor, Ulwur, Jeypoor, Kerowlee, Shekawatee, Rewah, Bundelcund, Chota Nagpore, Sirgoojah, and Jushpoor; Vizagapatam Agency portions of Jeypoor and Goomsoor Price, each

Rs. As. P.

1 0 0

Khasia Hills (Scale ½ inch = 1 mile)

0 8 8

Lithographed Sheets, of the Revenue Surveys in Oudh, Sindh, Central Provinces, published to the extent represented on Index Maps, scale one inch to the mile

1 8 0

General Maps of India, of sizes, (colored) No. 1 (smallest) Engraved

0 8 0

" " " " 2 (next size) "

1 4 0

" " " " 4 (Do.) Lithd. in six sheets

6 0 0

Punjab in 8 sheets, scale 8 miles = 1 inch, size 36 by 21 inches, each sheet, Sheets 1, 2, 3, 4, 6, 7, 8 available

2 0 0

Punjab and Dependencies in 4 sheets, scale 16 miles = 1 inch, entire

4 0 0

AGENTS.

CALCUTTA.—Messrs. Thacker, Spink & Co., St. Andrew's Library.

ALLAHABAD.—Curator of Government Books, N. W. P.

NAGPOOR.—Curator of Government Books, Central Provinces.

LAHORE.—Manager Punjab Printing Company, Limited.

LONDON.—Messrs. Stanford, 6, Charing Cross, & W. H. Allen & Co., Waterloo Place.

12. Maps are not issued from the Surveyor-General's Office to private applicants, or *on sale*. Whenever communications are received from non-official applicants, they are transferred to the agents for disposal.

13. Maps published or printed by other Departments are not issued by this Office.

SURVEYOR-GENERAL'S OFFICE,
Calcutta, 6th February 1871.

H. L. THUILLIER, Colonel,
Surveyor-General of India.

MAPS OF THE SURVEY OF INDIA.

Published at the Surveyor-General's Office, Calcutta,
during the month of January 1871.

Sole Agents in Calcutta, Messrs. Thacker, Spink & Co., St. Andrew's Library.

Description.	Size.	Price.	
		Unmounted.	
GENERAL MAPS.		Rs. As.	
Jamoo Territory, Sheet No. 1, Scale 2 miles = 1 Inch	40 x 40	3	0
Rajpootana, Scale 4 miles = 1 Inch	4 Sheet D. Elephant.	complete map	8
India, Sketch map 32 miles = 1 Inch (Tinted.)	6 Sheet D. Elephant.		6
Index to the Sheets of District Maubhoom, 8 miles = 1 Inch	1 Imperial		Gratis.
REVENUE SURVEY MAPS.			
Scale, 1 Mile = 1 Inch.			
Sindh, Sheet No. 29	2 Sheets, Super Royal	1	8
Do., do. No. 31	Do.	1	8
Do., do. No. 32	Do.	1	8
Do., do. No. 40	Do.	1	8
Do., do. No. 85	Do.	1	8
District Nimar, Sheet No. 9	Double Elephant	1	8
District Hazareebagh, Sheet No. 2	Do.	1	8
Do. do. Sheet No. 3	Do.	1	8
District, Rajshahee, Main Circuits No. 5 (anastatic)	Do.	1	8
Do. do. do. No. 7 do.	2 Sheets of D. E.	2	0
Do. do. do. No. 11 do.	2 Sheets of Atlas	1	0
Do. do. do. No. 14 do.	Imperial	1	0
District Burdwan, Main Circuit No. 3 do.	Atlas	1	0
TOPOGRAPHICAL SURVEY MAPS.			
Scale, 1 Mile = 1 Inch.			
Central Provinces, Sheet No. 1	Double Elephant	1	0
Do. do. Sheet No. 4	Do.	1	0
Do. do. Sheet No. 5	Do.	1	0
Do. do. Sheet No. 6	Do.	1	0
Do. do. Sheet No. 8	Do.	1	0
Do. do. Sheet No. 10	Do.	1	0
Do. do. Sheet No. 14	Do.	1	0
Do. do. Sheet No. 19	Do.	1	0
Do. do. Sheet No. 20	Do.	1	0
Do. do. Sheet No. 21	Do.	1	0
Bundelcund, Sheet No. 31	Do.	1	0
Do. do. Sheet No. 47	Do.	1	0
Do. do. Sheet No. 51	Do.	1	0
Gwalior & Central India, Sheet No. 52	Do.	1	0
SHEETS OF THE INDIAN ATLAS.			
Scale, 4 Miles = 1 Inch.			
No. 87 S.W. Parts of Lucknow, Bara Bankee, Fyzabad, Oonao, Roy Bareilly, Sooltanpoor, and Gondah Districts.			
No. 125 S.E. Portions of Districts Sylhet and Cachar.			

SURVEYOR-GENERAL'S OFFICE,
Calcutta, 15th February 1871.

H. L. THUILLIER, Colonel,
Surveyor-General of India.

Sheriff's Office, the 28th February 1871.

NOTICE is hereby given that the Third Criminal Session of the year 1871 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town Hall of Calcutta, on Tuesday, the twenty-eighth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. R. BULLEN SMITH,
Sheriff.

সরিক আফিস ২৮শ মার্চ ১৮৭১ সালে

সমাচার দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম দর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের কোর্জদারী বিচার নিষ্পত্তি জন্য আগামি ২৮ মার্চ মঙ্গলবার বেলা এগার ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার টৌনহাউসে হাই কোর্টের আদালত ঘরে সন ১৮৭১ সালের তৃতীয় ত্রি মিনেন সেশিয়ান বসিবেন এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে কোর্জদারী মিছিল করিবেন তাহারা উক্ত স্থানে ঐ সময়ে হাজির থাকিয়া মোকদ্দমা করে। ইতি তারিখ ২৮ ফেব্রুয়ারি সন ১৮৭১ সাল

J. R. BULLEN SMITH,
Sheriff.

Notice

Is hereby given that the Patna Mail of the 15th instant was robbed on its way to Gya, in the evening of that date, near the village of Moot-tair, in the Gya District, and that only a few forms from the Superintendent of Alipore Jail Press, and four letters from the High Court, have since been recovered so far as the Judge's office of Gya is concerned. All those who may therefore have forwarded any letters or papers to the officiating Judge of Gya on such a date, as would have necessitated the despatch of such from Patna on the evening of the 15th, are requested to submit the undersigned either duplicate copies of letters and papers, or inform the undersigned what may have been the nature of their communications.

S. H. C. TAYLER,
Offg. Judge.

GYA CIVIL AND SESSIONS COURT,
The 24th February 1871.

Department of Public Works.

NOTICE is hereby given that the right of collecting the authorised tolls on the Buxee and Gyeghattee Navigation Channels, for the year ending the 31st March 1872, will be sold by public auction at the Office of the Executive Engineer, Selye Division, Midnapore, on Monday, the 20th March 1871, at 11 A.M.

Each intending bidder will be required to deposit before the sale commences the sum of Rs. 100, to be returned to him in the event of his bid not being accepted; the deposit of the highest bidder will be returned on the receipt of security equal to the amount of one-fourth of the highest bid.

For further particulars, apply to the undersigned.

A. J. HUGHES, C.E.,
Exec. Engr., Selye Division.

বিজ্ঞাপন।

সর্বসম্মতিক্রমে জ্ঞাত করা যাইতেছে যে, সন ১৮৭১ সালের ২০ মার্চ তারিখে সোমবার বেলা ১১ ঘটিকার সময়ে মোকাম মেদিনীপুর মিলাই ডিবিজানের একজিকিউটিভ ইঞ্জিনিয়ার সাহেবের আপিসে রূপনারায়ণ ও দামোদর নদের মধ্যবর্তী বাসকী ও গাইঘাটা নামক খালের সন ১৮৭১ সালের ২ লা আগ্রেল অবধি সন ১৮৭২ সালের ৩১ মার্চ পর্যন্ত এক বৎসরের নিমিত্ত মাছুল আদায়ের ইজারা প্রকাশ্য নীলামে বিলি করা যাইবে।

প্রত্যেক নীলাম ডাকনিয়া ব্যক্তিকে নীলাম আবেদনের পূর্বে ১০০ টাকা আমানত করিতে হইবে এবং যোগদিগের ডাক অগ্রাহ্য হইবে, তাহাদিগের আমানতি টাকা ফেরৎ দেওয়া যাইবে এবং উক্ত পণের নীলাম ডাকনিয়া ব্যক্তির আমানতি টাকা ইজারার ডাকের নিকি পমিণে জামিনী টাকা আদায় দিলে ফেরৎ দেওয়া যাইবে।

উপরি উক্ত বিষয়ের অন্যান্য সংবাদ নিম্ন স্বাক্ষরিত সাহেবের সমীপে প্রাপ্ত হইবে।

এ, জে হিউজ সি, ই,
এক জি কিউটিভ ইঞ্জিনিয়ার
মিলাই ডিবিজান।

Notice

Is hereby given that the lease of the lime quarries known as Choon cherra, Letting cherra, and Rowye lime quarries, situated in the Jyntea Hills, for three years, commencing from the 1st April 1871, and ending with the 31st March 1874, A.D., will be put up to public auction on the 15th March 1871, at 12 A.M., at the Deputy Commissioner's Office at Shillong, at the upset price of Rs. 14,500 per annum, being the amount at which they are at present leased. The rent will be payable half yearly in advance.

Further particulars regarding lime quarries can be obtained by application to the undersigned.

H. RABAN, Lt.-Col.,
Offg. Deputy Commissioner.
DY. COMM'R'S OFFICE, KHASI AND
JYNTEA HILLS,
The 31st January 1871.

Notice.

PHULTA GHAT FERRY Collections, for the year beginning 1st April 1871, and ending 31st March 1872, to be sold by auction at Gyrettee Inspection House on the 20th March, at 10 A.M.

RUPEES 100.

Earnest money to be deposited by all bidders. One-third the highest bid to be deposited by the purchasers, and the remainder to be paid in equal monthly instalments.

G. RAYNOR,

Exe. Engr., 1st Divn., Grand Trunk Road.
BURDWAN,
The 2nd March 1871.

Notice

Is hereby given that the undermentioned Estate will be put up to sale for arrears of Government Revenue at the Tirhoot Collectorate, on Thursday, the 9th March 1871, corresponding with 3rd Chyite 1278 Faslee:—

Number on Rent Roll.	Name of Estate and Pergunnah.	Name of Proprietor.	Government Revenue.	Remarks.
2084	Patara Joyramboozroog, Pergunnah Bissurah Chuklabye.	Santokhs Roy.	Rs. As. P. 525 8 6	

G. J. S. HODGKINSON,

Cord. Depy. Collr., for Collr. on tour.

TIRHOOT COLLECTORATE,
The 3rd February 1871.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee River for the Week ending Friday, March 3rd 1871.

Names of Places, &c.	Least depth of Water.	REMARKS.
	Ft. In.	
On the Entrance Bar ...	13 0	
From thence to Jungipore, 9 miles ...	4 0	
From Jungipore to Berhampore, 47 miles ...	3 0	
From Berhampore to Cutwa, 50 miles ...	2 9	Only in one place.
From Cutwa to Nuddea, 46 miles ...	3 0	

Height of water on Guage at Berhampore on the 6th March 1871, above zero 3 feet 7½ inches.

T. H. WICKES, C.E.,

Exe. Engr., Nuddea (Local) Rivers' Divn.
BERHAMPORE,
The 6th March 1871.

Notice

Is hereby given that the undermentioned lots of waste lands, estimated to consist of about 599 acres, more or less, situated in Tukvar, Darjeeling, and bounded as shewn at the foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Province of Bengal," will be put up to sale by auction to the highest bidder above the upset price of two rupees and eight annas per acre, on the 2nd day of June 1871, at the Office of the Deputy Commissioner of Darjeeling, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner and subject to the conditions prescribed by the rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES.

On the North by the small Rungeet and big Rungeet Rivers;

On the South by the Rungnoo River;

On the West by the Rungnoo River and the land the property of the Tukvar Company, Limited; and

On the East by the land of the said Tukvar Company, Limited.

B. W. D. MORTON,
Deputy Commissioner.

DARJEELING,
The 28th February 1871.

TO BE SOLD by the Registrar of the High Court, in its Ordinary Original Civil Jurisdiction, on an early day, of which notice will hereafter be given, pursuant to a decree of the said Court bearing date the twenty-third day of June, one thousand eight hundred and seventy, made in Suit No. 274 of 1870, wherein Brojendronath Mookerjee is Plaintiff, and Doorga Bibee and Chotay Laul are Defendants, the undermentioned properties, that is to say:—

Lot 1.—All that three-storied, and formerly partly three and partly four-storied, brick-built messuage, tenement, or dwelling-house, together with the piece or parcel of land or ground thereunto belonging, and on part whereof the same is erected and built, containing by estimation 3 cottahs and 8 chittacks, or thereabouts, situate, lying, and being at Hanspookur Lane, in the Town of Calcutta aforesaid, No. 2-2, and now known as No. 2, and butted and bounded as follows: that is to say, on the North partly by the house and premises belonging to Muddengopaul Baboo, and partly by a public road; on the South by the houses and premises the property of Sewchurn Laul; on the East by the house and premises belonging to the said Muddengopaul Baboo; and on the West by the said Hanspookur Lane

And also all that piece or parcel of land west of, and adjoining the premises lastly described and fronting the public lane used as a bazar.

For further particulars and conditions of sale apply at the Office of Messrs. Hatch and Hoyle, Attornies for the Plaintiff, No. 10, Old Post Office Street.

R. BELCHAMBERS,
Registrar.

CALCUTTA,
HIGH COURT ORIGINAL JURISDICTION;
REGISTRAR'S OFFICE,
The 28th February 1871.

(697—2)

STATEMENT of Government Promissory Notes enforced for payment of interest in London, under deduction of amount re-transferred to India, and outstanding in the books of the Bank of Bengal on the 28th February 1871.

PARTICULARS.	4 PER CENT. LOANS						4½ PER CENT.		5 PER CENT.		5 PER CENT. DEBITURES FOR					Total Amount.	
	of 1824-25.	of 1828-29.	of 1832-33.	of 1835-36.	of 1842-43.	of 1854-55.	Transfer of 1856-57.	Transfer Loan dated 15th July 1870.	P. W. of 1854-55.	of 1856-57.	3 years.	18 months.	5 years.	10 years.	15 years.		
Balance of 28th February 1871	34,133	2,347	19,58,935	41,40,400	1,52,53,300	1,23,95,600	1,84,55,300	14,500	43,83,800	84,200	5,97,63,200	4,84,45,100	1,65,000	33,83,000	23,43,000	33,45,000	17,78,02,715
ADD—																	
Amount enforced at Madras between 28th Feb. 1871
Amount enforced at Bombay between 9th and 28th Feb. 1871	1,000	500	87,000	1,000	11,000	3,93,700	494,200
Amount enforced at Calcutta between 9th and 28th Feb. 1871	11,600	8,000	68,100	1,34,800	...	21,900	...	1,98,000	3,55,500	25,000	25,000	8,67,900
TOTAL	34,133	2,347	19,58,935	41,53,000	1,52,61,800	1,23,50,700	1,85,91,100	14,500	42,00,500	84,200	5,99,70,200	4,91,94,300	1,65,000	33,88,000	33,43,000	36,81,000	17,92,14,815
DEDUCT.																	
Amount written off in the London Registers	8,000	39,600	1,55,700	1,68,600	...	22,000	1,500	69,100	5,18,000	...	1,000	9,74,500
Balance on the 28th February 1871	34,133	2,347	19,58,935	41,45,000	1,52,22,200	1,23,95,000	1,84,22,500	14,500	48,84,500	82,700	5,99,10,100	4,86,76,300	1,65,000	33,87,000	33,46,000	36,81,000	17,82,40,315

NOTE.—From 9th June 1867 to 28th Dec. 1870, enforced from India 1,102 lakhs, re-transferred from London ... 649 lakhs.
 From 29th Dec. 1870 to 11th Jan. 1871, ditto ditto 13 " ditto ditto ... 10 "
 From 12th Jan. 1871 to 25th " " ditto ditto 4 " ditto ditto ... 5 "
 From 26th " " to 28th Feb. " " ditto ditto 4 " ditto ditto ... 6 "
 From 9th Feb. " to 28th " " ditto ditto 13 " ditto ditto ... 9 "

679 lakhs.

Balance against India ... 457 lakhs.

PUBLIC DEBT OFFICE, BANK OF BENGA, CALCUTTA,
 The 2nd March 1871.

G. W. MOULTRIE,
 Offg. Secretary and Treasurer.
 (603—1)

No. 1322.

NOTICE.

In the event of the following Dividends remaining unclaimed for six months from this date the same will be paid into Court:—

In the matter of MALCOLM OWEN, an Insolvent.

Names of Creditors.	Amount of claim.			1st dividend, at 5½ per cent., 6th August 1870.		
	Rs.	As.	P.	Rs.	As.	P.
Aga Mirza Sherajee	500	0	0	26	4	0
Aydall, P.	30	0	0	1	9	2
Atkinson, Tilton and Co.	266	0	0	13	15	5
Ahmety and Co.	70	0	0	3	10	10
Bissonauth Law and Co.	200	0	0	10	8	0
Browne and Co., F. W.	39	0	0	2	0	9
Black and Murray	430	0	0	22	9	2
Burkinyoung and Co.	16	0	0	0	13	5
Bhugobutty Churn Suttuck	46	0	0	2	6	8
Chundernauth Mullick	50	0	0	2	10	0
Crompton, G. F.	60	0	0	3	2	5
Carpenter, L. N.	141	0	0	7	6	5
Doorgapersaud, durwan	60	0	0	3	2	5
Dwarkanauth and Co.	123	0	0	6	7	5
Fuckeerchund	120	0	0	6	4	10
Gungadhur Doss	32	0	0	1	10	11
Gooroochurn, oil-merchant	300	0	0	15	12	0
Gopaloll Sireeloll	239	0	0	12	8	9
Gandelho, L. S.	32	8	0	1	11	3
Hurunund Dobey, Hurkissen Doss	200	0	0	10	8	0
Harraden and Co.	140	0	0	7	5	7
Harman and Co.	12	0	0	0	10	1
Heeraloll Roy	90	0	0	4	11	7
Hurromohun Koondoo and Co.	50	0	0	2	10	0
Hadjee Moorsha	600	0	0	31	8	0
Hunter and Co.	37	0	0	1	15	2
Hurmoojee and Roojee	50	0	0	2	10	0
Hay and Co. ...	50	0	0	2	10	0
Jadobindo Sircar	130	0	0	6	13	2
John, P. P.	150	0	0	7	14	0
Kalloomull, Baboo	500	0	0	26	4	0
Kallachund Neogy	50	0	0	2	10	0
Kallymoody Patour	110	0	0	5	12	5
Kassynauth Day and Co.	58	0	0	3	0	9
Lalla Rampersaud	150	0	0	7	14	0
Lalla Kissen Sing	125	0	0	6	9	0
Muttyloll Day	65	0	0	3	6	7
Monteith and Co., J.	12	0	0	0	10	1
Mackintosh, H.	212	0	0	11	2	2
Mann, M. J.	350	0	0	18	6	0
Nobinchunder Dey	100	0	0	5	4	0
Newman and Co.	20	0	0	1	0	10
Nierses, M.	40	0	0	2	1	7
Nundoram, Baboo	80	0	0	4	3	2
Nobinchunder Mookerjee	125	0	0	6	9	0
Poorosutum Mullick	350	0	0	18	6	0
Payne and Co.	80	0	0	4	3	2
Russickloll Day	60	0	0	3	2	5
Ronott, J.	32	0	0	1	10	10
Radanauth Pyne and Co.	40	0	0	2	1	7
Rajnarain Mullick	600	0	0	31	8	0
Rajaboollah	70	0	0	3	10	10
Ruto Doss Dutt	90	0	0	4	11	7
Roopnarain Rampersaud	111	0	0	5	13	3
Secondé, C. F.	250	0	0	13	2	0
Sibchunder Dutt	50	0	0	2	10	0
Shaik Hadjee Ahmed	100	0	0	5	4	0
Syed Ahmud	280	0	0	14	11	2
Thomas Smith and Co.	840	0	0	44	1	7
Toolseedoss Dutt	82	0	0	1	10	10
Toylucko Doss, Baboo	90	0	0	4	11	7
Trower and Co., M.	30	0	0	1	9	2
Unnoda Friend and Co.	50	0	0	2	10	0
Wilson and Co.	150	0	0	7	14	0

In the matter of JAMES WOOD, an Insolvent.

Names of Creditors.	Amount of claim.			1st dividend, at 30 per cent., 6th August 1870.
	Rs.	As.	P.	Rs. As. P.
Abdool Musjid	32 0 0
Abdool Sobhan	74 4 6
Bathgate and Co.	104 4 0
Delboux, F.	150 0 0
David Brothers	210 0 0
Henry and Andrews	200 0 0
Nile Brothers	140 0 0
New Medical Hall Company	25 0 0
River Steam Company "Limited," Bengal	16 0 0
Shaik Omedally, tailor	202 4 0
Stack and Co....	16 0 0
Watkins and Stokoe	811 14 7
Calcutta, The 24th February 1871.	A. B. MILLER, Official Assignee.			(690-2)

Statement of the Affairs of the Bank of Bengal for the week ending
28th February 1871.

LIABILITIES.			ASSETS.		
	Rs.	As. P.		Rs.	As. P.
Proprietors' Capital, paid-up	Government Securities
Reserve Fund	Loans on Government Securities at Head Office	1,24,26,633	12 0
General Treasury Balance	and Branches	56,49,161	3 9
at Head Office, Rs.	2,68,44,535	4 7	Accounts of credit on Government Securities at
General Treasury Balance	Head Office and Branches	23,27,147	6 0
at Branches, Rs.	1,67,57,034	6 9	Mercantile Bills discounted at Head Office and
Other Deposits at Head Office and Branches	Branches	1,96,58,976	14 0
Bank Post Bills, &c.	Dead Stock	11,80,284	7 10
Sundries	Stamps	14,654	2 0
	Balances with other Banks	5,09,075	6 0
	Sundries	1,73,181	5 1
		4,19,38,214	8 8
	Cash and Currency Notes
	at Head Office, Rs.	2,27,37,304	4 9
	Cash and Currency Notes at	6,03,03,360	4 10
	Branches, Rs.	3,75,66,046	0 1
		10,22,41,564	13 6
		10,22,41,564	13 6

J. GORDON,
(698-1) Chief Accountant & Deputy Secretary.

By order of the Directors,
G. W. MOULTREY,
Offg. Secretary and Treasurer.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Heera- } On Monday, the 20th
loll, an Insolvent. } day of February instant,
it was ordered that the matters of the petition
of the said Insolvent be heard on Saturday, the 6th
day of May next, and that the said Insolvent
do then attend to be examined before the said
Court.

Pittar and Camell, Attorneys.

In the matter of Comla- } On Monday, the 20th
canto Kurr and Prolad } day of February instant,
Chunder Kurr, Insol- } it was ordered that the
vents. } matters of the petition
of the said Insolvents be heard on Saturday, the 6th
day of May next, and that the said Insolvents do
then attend to be examined before the said Court.

M. M. Zorah, Attorney.

In the matter of Thomas } On Tuesday, the 21st
Young, an Insolvent. } day of February instant,
it was ordered that the matters of the petition
of the said Insolvent be heard on Saturday, the 6th
day of May next, and that the said Insolvent do
then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 28th February 1871.

In the matter of } On Saturday, the 4th
Alexander Kaeck, an } day of February last,
Insolvent. } it was ordered that the
first Court day in February 1872 be appointed for
the further hearing of this matter, and that unless
cause be shewn to the contrary on that day the
said Insolvent be discharged personally, as well as
to his after-acquired property, from all liabilities
for debts, claims, and demands, of and against the
said Insolvent at the time of the filing of his
petition for relief.

Pittar and Camell, Attorneys.

In the matter of Bhoot- } Notice, that an ap-
pauth Mookerjee, an In- } plication for an
solvent. } ad interim protection
order has been this day made by the said Insol-
vent, and that such application will be heard and
disposed of by the Acting Commissioner of the In-
solvent Court, on Monday, the 13th day of March
instant, at the hour of 10 o'clock in the forenoon.

"Any creditor of the said Insolvent desirous
of opposing such application must appear before
the said Court at the time and place aforesaid."

Carruthers and Dignam, Attorneys.

Chief Clerk's Office, the 6th March 1871.

Notice.

A Special Meeting of the Justices of the Peace for the town of Calcutta will be held at the Town Hall on Thursday, the 16th March 1871, at 11 o'clock A.M., for the following purposes:—

BUSINESS TO BE BROUGHT FORWARD.

1. The Chairman to lay on the table Statement of Accounts for the months of January and February 1871.
2. The Chairman to submit for consideration application from Mr. Bibra, Assistant Engineer, Drainage Department, for leave of absence to Europe, on medical certificate, from the 31st March to the 30th September.
3. The Chairman to submit for consideration letter from Government of Bengal, No. 480, dated 4th February 1871, forwarding copy of a correspondence relative to an appeal preferred to the Secretary of State for India by 5,000 Rate-payers of the town of Calcutta, praying for the repeal of Act I. (B.C.) of 1870.
4. The Chairman to lay on the table, in accordance with the Resolutions passed by the Justices at the special meeting held on the 11th February, a Despatch from the Secretary of State, communicating the opinion of the Army Sanitary Commission in regard to the system proposed by Dr. Smith for removing the sewage of Calcutta.
5. The Chairman to submit for consideration proceedings of the Special Committee appointed to consider measures which should be adopted for bringing under control all depôts for unscrewed Jute, and for organization of an efficient Fire Brigade.
6. The Chairman to submit for confirmation proceedings of the adjourned meeting of the Drainage and Finance Committees, dated 21st February 1871.
7. The Chairman to submit for confirmation proceedings, dated 23rd February, of the special committee appointed at the Ordinary Meeting, held on the 11th February, to inquire into and to report upon the Gas Lighting of Calcutta.
8. The Chairman to submit for confirmation proceedings of the Committee of Justices for Drainage, having reference to expediency of ordering from England pipes for private drainage.
9. The Chairman to submit for consideration letter from Government of Bengal, No. 531, dated 22nd February (copy enclosed), forwarding a copy of a letter from the Government of India in the Home Department, on the subject of taking a Census of the inhabitants of Calcutta in November 1871.
10. The Chairman to submit for sanction estimate from Engineer for repairs of Moneerampore House.

(703—1)

ROBERT TURNBULL,
Secretary to the Justices.

Notice.

MR. CHARLES JAMES ALEXANDER PRITCHARD ceases to be a Partner in our Firm from this date, and the power to sign for us per procuration, which he formerly held, is withdrawn.

J. H. FERGUSSON & Co.
No. 4, CLIVE STREET, CALCUTTA,
The 3rd March 1871.

(704—2)

Notice.

ALL persons having "claims against," "or being indebted" to the estate of the late Major W. Middleton, M.S.C., Superintendent of Police, *Prove*, are requested to forward them without delay to the President of the Committee of Adjustment.

CHARLES SMITH, *Lieut.-Col.*,
36th Regt., M. N. I.,
Presdt., Comtee. of Adjst.

THAYETMYO,
The 17th February 1871.

(702—1)

Bank of Bengal.

MR. WILLIAM NICHOLLS, Acting Agent at Akyab, to be acting Superintendent of the Depositor's Department at Head Office, in room of Mr. A. B. Antram, proceeding on leave.

MR. DAVID FRASER, Accountant at Rangoon, to be acting Agent at Akyab, in room of Mr. Nicholls.

MR. JOHN MCGILLIVRAY, late Accountant at Moulmein, to be Acting Accountant at Rangoon, in room of Mr. Fraser.

MR. C. J. HENTY, Accountant at Lucknow, to be Assistant Accountant at Rangoon.

MR. G. H. EDMUNDS of Head Office to be Accountant at Lucknow, in room of Mr. Henty.

MR. GEO. MACKILLIGIN, lately returned from leave, to be acting Agent at Jubbulpore, in room of Mr. E. Fishbourne, who reverts to his substantive appointment as Accountant at Delhi.

G. W. MOULTREY,
Offg. Secretary and Treasurer.

BANK OF BENGAL, CALCUTTA,
The 2nd March 1871.

(700—1)

Denra Dhoon Tea Company, "Limited."

SUFFICIENT Shareholders to form a quorum not having attended the adjourned Fifteenth Half-yearly General Meeting called for the 1st March 1871, the said Meeting was further adjourned *vide die*.

T. E. CARTER,
Secretary.

No. 134, CANNING STREET, CALCUTTA,
The 2nd March 1871.

(696—1)

The Bengal Coal Company, "Limited."

AN Extraordinary General Meeting of the Shareholders of the Bengal Coal Company, Limited, will be held at the office of the Company, No. 27, Dalhousie Square, at noon, on Saturday, the 27th May next, for the purpose of considering and adopting the articles of Association as amended.

By order of the Directors,

T. M. ROBINSON,
Managing Director.
CALCUTTA,
The 21st February 1871.

(685—4)

Notice.

MR. MAURICE HERMANN STRAUSS is authorized to sign our Firm per procuration from this date.

CALCUTTA,
The 1st March 1871.

HUBER & Co.
(701—1)

CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Register No.	No. of Notes.	Value.	Name of Claimant.
Notes wholly lost or destroyed.			
		Rs.	
3837	$\frac{A}{57}$ 37376	50	Behary Loll Gangooly.
3838	$\frac{A}{70}$ 91285	100	Grish Chunder Shaha.
3842	$\frac{A}{40}$ 23416	50	} Capt. G. A. Baker.
	$\frac{A}{44}$ 23942	20	
	$\frac{A}{51}$ 48037	10	
3843	$\frac{A}{58}$ 03982	1,000	Goolraz Jugurnath.
3844	$\frac{A}{79}$ 83919	10	} J. Lamb.
	„ 89522	10	
	„ 42519	10	
3845	$\frac{A}{75}$ 59539	10	A. B. Williams.
38848	$\frac{A}{84}$ 14043	100	Palliram Gungadbur.
3849	$\frac{A}{50}$ 97840	50	} Lieut. F. Bigg.
	$\frac{A}{40}$ 56355	50	
350	$\frac{A}{82}$ 45300	20	} The Magistrate of Jessore.
	„ 45299	20	
	„ 45298	20	
	$\frac{A}{50}$ 28315	10	
3851	$\frac{A}{81}$ 05636	20	Lalla Moonalall.
3850	$\frac{A}{82}$ 45300	20	} The Magistrate of Jessore.
	„ 45299	20	
	„ 45298	20	
	$\frac{A}{50}$ 28315	10	
3851	$\frac{A}{81}$ 05636	20	Lolla Moonalall.
3854	$\frac{A}{85}$ 30091	20	The Chief Pay Master, East Indian Railway.
3858	$\frac{A}{81}$ 13106	20	} W. Cowan.
	$\frac{A}{65}$ 27467	10	
Notes partially lost or destroyed.			
		Rs.	
3832	$\frac{A}{65}$ 20756	10	Joheerwooddeen.
3833	$\frac{A}{7}$ 85856	10	Kadernath Chatterjee.
3835	$\frac{A}{70}$ 90709	100	Col. Faithfull.
3839	$\frac{A}{67}$ 36096	1,000	L. Broughton.
3847	$\frac{A}{68}$ 82475	10	} L. Kelly.
	$\frac{A}{71}$ 58807	20	
3855	$\frac{A}{70}$ 48447	50	Kunjloll Boide Nath.

Register No.	No. of Notes	Value.	Name of Claimant.
<i>Notes partially lost or destroyed.</i>			
3856	$\frac{A}{60}$ 50127	10	} Copaul Chunder Moo-kerjee.
3857	$\frac{A}{64}$ 67785	100	
	$\frac{A}{56}$ 97518	50	} Dwarka Nauth Mo. zoomdar.
	$\frac{A}{57}$ 57157	50	
	$\frac{A}{58}$ 19582	50	
	$\frac{A}{73}$ 10174	20	
	$\frac{A}{74}$ 88761	20	
	$\frac{A}{77}$ 49950	20	
	$\frac{A}{78}$ 19566	10	
	$\frac{A}{80}$ 24652	10	
	$\frac{A}{81}$ 24114	10	
	$\frac{A}{84}$ 16283	10	
	$\frac{A}{85}$ 17744	10	
	$\frac{A}{86}$ 47616	10	
	$\frac{A}{87}$ 94831	10	
3859	$\frac{A}{67}$ 58387	50	Nagore Doss Koory.
3860	$\frac{A}{57}$ 23515	10	T. J. Turner.
3666	$\frac{A}{58}$ 28779	50	Shah Zafallah.
3729	$\frac{A}{59}$ 43820	20	Punchun Ram.

Wrongly joined.

		Rs.	
3834	$\frac{A}{57}$ 31702	} 50	{ Shoshee Bhushun Moo-kerjee.
	$\frac{A}{58}$ 31701		
3841	$\frac{A}{51}$ 51447	} 10	A. M. Cameron.
	$\frac{A}{52}$ 51441		
3852	$\frac{A}{53}$ 49875	} 20	Bholanath Roy.
	$\frac{A}{54}$ 49876		
3852	$\frac{A}{55}$ 49875	} 20	Bholanath Roy.
	$\frac{A}{56}$ 49876		
3742	$\frac{A}{57}$ 07362	} 10	Toolseedoss Dey.
	$\frac{A}{58}$ 58715		

L. BERKELEY,
Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPARTMENT,
The 6th March 1871.

*Just Published.***Bengal Official Army List.**

Corrected up to January 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a non-Official Supplement, containing the latest corrected Civil List, War Services of Officers, &c., &c. By authority of Government. Price, Rs. 5; and 8 annas extra for packing and postage.

The above to be had at the Office of Superintendent of Government Printing, 8, Hastings' Street, Calcutta.

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BY HUGH DAVID SANDEMAN, C.S.,

Accountant-General, Bengal, and Member of the Record Commission.

Volume I, 3 Rs., and Volumes II, III, and IV., at
Rs. 5 each, are still available.

OFFICE OF SUPDT. GOVERNMENT PRINTING,
8, HASTINGS' STREET, CALCUTTA.

Notice.

THE Partnership hereto subsisting between the undersigned carrying on business under the firm of WATSON, GREEN, AND HART, expires this day by effluxion of time. The liquidation of the Firm will be carried on by PATRICK CAMPBELL HART, who is authorized to sign the name of the Firm for all purposes of the liquidation. Dated this 28th day of February 1871.

RUNDLE E. GREEN.

P. C. HART.

Witness,

JAMES HECHLE,

Solicitor, Calcutta.

JUSTINIAN C. S. WATKINS,

Solicitor, Calcutta.

(695—3)

Punkabaree Tea Company, "Limited."**NOTICE.**

A DIVIDEND of 3 per cent., or Rs. 3 per share, is now payable at the Office of the Company, No. 134, Canning Street.

By Order,

G. F. BEHRENDTS,

Secretary.

CALCUTTA,

The 7th March 1871.

(705—1)

Notice.

THE interest and responsibility of MR. WILLIAM STRANG STEEL in our firm ceased by mutual consent on 31st October last.

GLADSTONE, WYLLIE & Co.

CALCUTTA,

The 21st February 1871.

THE interest and responsibility of MR. WILLIAM STRANG STEEL in our firm here and at Moulmein ceased by mutual consent on 31st October last.

GLADSTONE, WYLLIE & Co.

RANGOON,

The 9th February 1871.

(686—3)

Postal Notice.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer.
Akyab, Rangoon, and Moulmein.	6 P.M.	8th March.	Rangoon.
Madras, Ceylon, Penang, Singapore, Malacca, Hong-Kong, China, Japan, and Australia.	" "	13th "	Australia.

N. B.—No letters, newspapers, books or pattern packets, are sent to Aden, Suez or Europe, or places *via* Europe, by Peninsular and Oriental Company's Steamers from Calcutta; the route to such places being *via* Bombay.

The next Overland Mail *via* Bombay will close on Wednesday, the 8th March 1871.

2. Book post and pattern packets must be posted on the 7th.

3. There will be no Express.

Postage chargeable by the new route *via* Brindisi and Germany:—

	As. P.
For the United Kingdom ...	Each letter per $\frac{1}{2}$ oz. ... 8 0
	Each newspaper per 4 ozs. ... 2 8
	Each book or pattern packet { not exceeding 1 oz. ... 2 0
	{ not exceeding 2 ozs. ... 3 4
	{ not exceeding 4 ozs. ... 4 8
	{ every additional 4 ozs. 4 8
For places served through the United Kingdom	Each letter 8 pie per $\frac{1}{2}$ oz. less than the published rate for a letter sent <i>via</i> Marseilles.
	Each newspaper 8 pie per 4 ozs. more than the published rate for a newspaper sent <i>via</i> Marseilles.
	Each packet of { 8 pie per 4 ozs. more than the published rate for a books or pat- packet sent <i>via</i> Marseilles.
	{ terns.

As the late Papal States now form part of the Kingdom of Italy, correspondence for these States are now subject only to the same postal rules as apply to other parts of Italy, published in the Notification of this department dated 2nd September 1870.

N. B.—The letter box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two annas on each cover, will be received up to 6-30 P.M., or, bearing an extra postage stamp of four annas on each cover, up to 7 P.M., and after 7 up to 8-30 P.M., by a Post Office Clerk at the East Indian Railway Station, Armenian Ghât.

W. H. McGOWAN,

CALCUTTA,
The 3rd March 1871.

Post-Master.

List of Remaining and Unclaimed Letters accumulated in the Calcutta Post Office during the week ending 3rd March 1871.

Ashworth, Mrs. E.	Lawrence, C.
Alexander, Capt. F. N.	Lillington, Capt. W. S.
Aviet, J. S.	Martindale, E.
Aya, J.	Man, Colonel.
Bristow, Lt. J. S.	Money, Lieutenant.
Brown, R.	Maclunjee, Dhurumsey and Co.
Chapman, E. G.	Martin, W.
Cracknell, Mrs. E. L.	Mead, Dr.
Collier, G. F.	Mosley, Mrs. S.
Costley, H.	Nicholson, Miss.
Carlisle, F.	Nott, J. W.
Duncan, Dr. J.	Peshang, Mrs. C.
Davison, J. E. C.	Prosono Coomar Ghosal.
Draper, Mrs. H.	Price, A.
Edmond, R.	Peters, A.
Engel, G.	Philpott, J.
Fastnedge, R. W.	Smith, S.
Fleming, Mrs.	Savigny, Mrs. J. H.
Gray, J. A. S.	Satum Chutty.
Herbert, G.	Samuldhone Dutt.
Hill, B. T.	Sanders, J.
Hamilton, C.	Stapleton, J.
Horseburgh, Revd. A.	Senior, J. H.
Hudson, Mrs.	The Medical Officer in charge, Lower Military School.
Holman, W. E.	Thompson, T. H.
Hipson, Mrs. A.	Wroughton, H. A. C.
Hodge, D.	Waters, W. B.
Juddonauth Banerjee.	Werton, P.
Kally Prosad Day.	Wallis, Mrs.
Lyell, G.	Wieland, Mrs. T.
Lupicol, J.	Winter, P. J.
Lindsay, Capt. J. G.	Wingrove, Mrs. F. W.
	Woods, J. F.

W. H. McGOWAN,
Post-Master.

CALCUTTA POST OFFICE,
The 6th March 1871.



APPENDIX TO
The Calcutta Gazette.

WEDNESDAY, MARCH 8, 1871.

NOTICE

Is hereby given that the sale of the proprietary right of Government to the Estates enumerated in the following Advertisements of Sale will be made subject to these

CONDITIONS OF SALE:

1st.—The Estates to be sold, subject to the Government Revenue against each, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Schedule of Assessment made by the Revenue Authorities.

3rd.—If the amount of purchase-money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rupees 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding Office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the Estate to be again put up for sale at the risk of the defaulting Purchaser after issue of advertisement as in the case of original sale.

5th.—In addition to the ordinary Government Revenue fixed on the Estates, the Purchasers shall be bound to pay for the construction of roads and improvement of communications one per cent. on the Government Revenue assessed from the date of entry upon the purchase. This sum will be leviable in the same manner as other arrears of Revenue.

By Order of the Board of Revenue, L. P.,

D. J. McNEILE,
Officiating Junior Secretary.

ADVERTISEMENTS OF SALE.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Dacca, will be put up to sale, at the Dacca Collectorate, on Wednesday, the 15th March 1871, corresponding with 2nd Chyete 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
125	8527	Talook Koolomunt Doss, Tuppa Bolorampore ...	3 1 0	2 0 0	0 1 0	2 1 0	4 0 0	The sale will take effect from 1st April 1871.
965	7890	Jagheer Beldar Modafat Oomakanth Banerjee ...	1 3 37	3 0 0	0 1 0	3 1 0	6 0 0	
1597	9633	Jowar Borokatee in Howallah Petamber Sein, Pergunnah Rajungger ...	12 1 26	25 0 0	0 4 0	25 4 0	50 0 0	
1609	9691	Talook Baseeram Surma, Pergunnah Goonanundy ...	713 3 36	135 0 0	1 6 0	136 6 0	270 0 0	

COLLECTOR'S OFFICE, DACCA DISTRICT,
The 28th December 1870.

D. R. LYALL, *Officiating Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Monghyr, will be put up to sale, at the Monghyr Collectorate, on Tuesday, the 28th March 1871, corresponding with 21st Chyete 1278.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset price.	REMARKS.
				Revenue assessed.	Road cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. A s.	
15	1228	Ajodhia, Pergunnah Akberpore Kamee.	99 1 15	160 0 0	...	160 0 0	320 0 0	
54	2451	Arazeo Jagheer Jeetun Bhagut Nisk, Thanuah Ratun, Pergunnah Furkya.	9 3 17	10 6 0	...	10 6 0	21 0 0	
74	3859	Arazeo "La Oarise" Nisf Jagheer Domun Sing, Subadar, Thanuah Ratun, Pergunnah Furkya.	69 2 31	100 0 0	...	100 0 0	200 0 0	
103	4221	Arazeo Khana Sokoonut, Mussamut Mongha Jowjah Runjit Geer, heir of Heera Sing Sepoy, Thanuah Bindabun, Pergunnah Monghyr.	0 1 7	1 12 0	0 1 0	1 13 0	3 10 0	

COLL'S. OFFICE, DISTRICT MONGHYR,
The 16th January 1871.

G. J. B. T. DALTON, *Depy. Collector in charge.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Sylhet, will be put up to sale, at the Sylhet Collectorate, on Saturday, the 15th April 1871, corresponding with 3rd Bysack 1278 B.S.

The purchasers of these estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix, except the 1st, 2nd, and 5th, conditions.

Number in statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
		<i>Mehal Khas.</i>						
782	2537	Anupram Kar, Pergunnah Daka Dakhin ...	0 0 22	1 12 4	
784	53252	Mehal ditto, Golabram Deb, Bholanath Deb, Ram Mohun Deb, Rampersad Deb, Durgachurn Deb, Chardram Deb, and Jugo Mohun Deb, Pergunnah Bejurah ...	0 2 5	8 15 4	

SYLHET COLLECTORATE,
The 20th January 1871.

For Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Backergunge, will be put up to sale, at the Backergunge Collectorate, on Monday, the 27th March 1871, corresponding with 14th Chyite 1277.

The Purchasers of these Estates will be subject to the Conditions of Sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in the Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
179	4088	Island Chur Jehapur...	3,994 0 0	4,950 0 0	50 0 0	5,000 0 0	9,900 0 0	The sale will take effect from Bysack 1278 B.S.
398	1406	Kismut Manposha	2 0 0	10 0 0	ditto ditto. To be sold to the highest bidder revenue free.
	56	Kishangal Sadir, Howla Nandoram Das.						
413	1406	Kismut Kishangal, Talook Debi Proabad Sen.	15 0 0	2 0 0	0 0 6	2 0 6	The sale will take effect from Bysack 1278 B.S. To be sold to the highest bidder.
	114							
502	1406	Nimak Tafal, Kismut Shonakhali.	12 0 0	8 0 0	0 1 6	8 1 6	Ditto ditto.
	36							

BACKERGUNGE COLLECTORATE,
The 23rd January 1871.

H. BEVERIDGE, *Officiating Collector.*

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Mymensing, will be put up to sale, at the Mymensing Collectorate on the 22nd March 1871, corresponding with 9th Chyite 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
121	660	Talook Mahadeb Sen, Pergunnah Beerabagoo.	3 0 0	3 0 0	0 1 0	3 1 0	6 0 0	The leases of these estates expired on the 30th Chyite 1276 B. S.
122	721	Talook Ramram Sen, Pergunnah Beerabagoo.	2 0 0	2 0 0	0 1 0	2 1 0	4 0 0	
127	438	Talook Ramkeshub Ramprosad, Pergunnah Beerabagoo.	10 0 0	11 0 0	0 2 0	11 2 0	22 0 0	

COLLR.'s OFFICE, MYMENSING DISTRICT,
The 3rd February 1871.

R. H. PAWSEY, *Offg. Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Maldah, will be put up to sale, at the Maldah Collectorate, on Saturday, the 25th March 1871, corresponding with 12th Chaitra 1277 B.S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
52	541	Dearah Jhaobona Kakri-badha, Kankjole.	7,735 0 18	3,667 0 0	37 0 0	3,704 0 0	7,334 0 0	Sale will take effect from 1st April 1871.
54	542	Dearah Dehi Kamalud-dinpur, Kankjole.	530 1 1	282 0 0	3 0 0	285 0 0	564 0 0	Ditto.
54	543	1,000 beegahs disputed lands of Jhaobona Kakri-badha and Joy-rampur, called Hajarbi-ghie, Pergunnah Kankjole.	543 1 12	81 0 0	1 0 0	82 0 0	162 0 0	Ditto.

COLLR.'s OFFICE, DISTRICT MALDA,
The 5th February 1871.

N. S. ALEXANDER, *Offg. Collector.* (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Bhaugulpore, will be put up to sale, at the Bhaugulpore Collectorate, on Wednesday, the 22nd March 1871, corresponding with 9th Cheyt 1278 F.S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
4	2779	Etwanee Gazeekitta Hanmuseebabad, Pergunnah Colgong.	83 0 0	28 0 0	0 5 0	28 5 0	56 0 0	
65	88	Lands of Thannah Oodhoa Nulla, in Mouzah Neengachee.	625 0 0	288 0 0	3 0 0	291 0 0	576 0 0	
70	4146	Towfeer Jageer Rai Sing, Soobadar, Thannah Shazadabad, Pergunnah Bhaugulpore.	35 0 0	34 0 0	0 6 0	34 6 0	68 0 0	
21	2764	Jageer Surdha Sing, Oorf Jhootee Sing, &c., Thannah Bhaugulpore.	26 0 0	155 0 0	1 9 0	156 9 0	310 0 0	
12	367	Talooka Beejoye, Pergunnah Chyee.	251 0 0	135 0 0	1 6 0	136 6 0	270 0 0	
25	2839	Jageer Kupoor Khan, Havildar, Thannah Akaha, Pergunnah Chyee.	15 0 0	4 0 0	0 1 0	4 1 0	8 0 0	
198	2841	Jageer Latchmun Sing, Sepoy, Thannah Akaha, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
199	2842	Jageer Heydaitoolah, Soobadar, Thannah Akaha, Pergunnah Chyee.	63 0 0	59 0 0	0 9 0	59 9 0	118 0 0	
200	2843	Jageer Munsharam, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	21 0 0	0 3 0	21 3 0	42 0 0	
201	2844	Jageer Lutchmun Tewary, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
202	2845	Jageer Mahomed Ruffee, Havildar, Thannah Akaha, Pergunnah Chyee.	17 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
60	2851	Centre line and Khanabary, Thannah Beejoye, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
62	2857	Amanut lands, Thannah Beejoye, Pergunnah Chyee.	39 0 0	15 0 0	0 3 0	15 3 0	30 0 0	
195	2646	Intestate property, Jageer Mahomed Hossain Lushkury, Thannah Khanpoor, Pergunnah Colgong.	26 0 0	49 0 0	0 8 0	49 8 0	98 0 0	
55	2363	Intestate property, Jageer Mahomed Shuffee Lushkury, Thannah Oodhoa Nulla, Pergunnah Kankjoul.	4 0 0	5 0 0	0 1 0	5 1 0	10 0 0	
56	147	Ditto ditto ...	8 0 0	12 0 0	0 2 0	12 2 0	24 0 0	
57	1796	Jageer Munna Ram, Jemadar, Thannah Colgong.	7 0 0	22 0 0	0 4 0	22 4 0	44 0 0	
58	4005	Ditto ditto ...	22 0 0	72 0 0	0 12 0	72 12 0	144 0 0	
61	149	Land possessed by Natho Bewa, Thannah Oodhoa Nulla, Pergunnah Kankjoul.	17 0 0	22 0 0	0 4 0	22 4 0	44 0 0	

COMM'R.'s OFFICE, BHAUGULPORE, CAMP UMERPORE,
The 11th February 1871.

J. W. DALRYMPLE,
Commissioner. (F)



APPENDIX (No. II.) TO
The Calcutta Gazette.

WEDNESDAY, MARCH 8, 1871.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Shahabad, will be put up to public and unreserved sale, at the Collector's Office of that district, on the 13th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

Class I.—Permanently-settled Estate.

No. 823.—Mehal Khorumpore, pergunnah Chousa; recorded proprietor, Abdool Kurim, peshgidar; Sudder Jumma Rs. 557 including malikana. This mehal will be sold for the recovery of Rs. 526-12-6 on account of arrears of Government revenue and malikana.

SHAHABAD COLLECTORATE,
The 23rd January 1871.

J. G. CHARLES,
Offg. Deputy Collector, for Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate in the District of Tirhoot will be put up to public and unreserved sale, at the Collector's Office of that District, on Thursday, the 9th March 1871, corresponding with 3rd Chyte 1278 Fuslee, for arrears of other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871.

The rights and interests of Kunhyah Sing and Purkash Sing, in Mehal Chappur Khass, Pergunnah Balagutch; recorded proprietors, Purshun Singh and others. The Sudder Jumma of the entire Mehal is Rs. 719-10-8.

H. DAVIES, Depy. Collr., for Collr.

TIRHOOT COLLECTOR'S OFFICE,
The 11th February 1871.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's Office of that district on the 10th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 27th day of December 1870.

Class I.—Permanently-settled Estates.

No. 51.—Taruff Alear Khan; recorded proprietors, Shahamat Ali, Akbar Ali Khan, Jinut Ali Khan, and Akbar Ali Khan; sudder jumma, Rs. 1,606-0-9.

No. 57.—Taruff Aro De Barros; recorded proprietors, Nityanundo Ruckith, Sreemottee Anundamoyee, Pran Kristna, Doorga Dass, Grish Chundra, Gooroo Das, Jiban Kristna, Nobo Kristna, and Raj Kristna Roi Ruckith. Of these, separate accounts under Section 13, Act XI. of 1859, have been opened for the shares of Gooroo Dass Ruckith, Pran Kristna Ruckith, Nobokristna Ruckith, Anundamoyee, Poromeshwaree, and Nityanundo Ruckith, and the revenue for these shares amounting to Rs. 6,148-14-1 have been paid; the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 10,584-4-4.

No. 59.—Taruff Abdul Rohoman; recorded proprietor, Sheik Mobaruck Ali; sudder jumma, Rs. 42-11-11.

- No. 120.—Taruff Ajimodeen, recorded proprietor, Abdool Odood; sudder jumma, Rs. 1,119-14-3.
- No. 1363.—Taruff Jadoo Modun; recorded proprietors, Aliraja Ram Kristna, Sheeb Narayan, Sheeb Lochun, and Maniek Lall Sing; of which the share of Maniek Lall Sing only will be sold, the revenue (Rs. 656-0-4) for the shares of the other proprietors having been paid under separate accounts opened under Section 13, Act XI. of 1859. The sudder jumma of the entire estate is Rs. 1,227-14-9.
- No. 1751.—Taruff Modun Chowdri; recorded proprietors, Gour Kishore Dutt, Lucki Kanto Dutt, Modun Mohun Ghose, Tonoo, Ram Doollal, Ram Hurri Dutt, Rajkishore Dutt, Thakur Buksh Tewari, and Ram Hurri Dutt. Of these, separate accounts under Section 13, Act XI. of 1859, have been opened for the shares of Lucki Kanto Dutt and Ram Hurri Dutt, and the revenue of their shares amounting to Rs. 108-4-4 have been paid; the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 688-6-5.
- No. 2553.—Taruff Raj Bullub Kanangoe; recorded proprietors, Obhoya Churn Sein and Doorga Churn Sein; sudder jumma, Rs. 698-9-9.
- No. 2562.—Taruff Ram Bhadro Kanangoe; recorded proprietors, Bullijan Bibi, Bhoirub Churn, Chundy Churn, Chundy Churn Nundy, Saduk Ali Munshi, Doorga Churn Das, Greesh Chunder Das, Nosoroola Munshi, Kali Churn Das, Nityanundo, Petamber, Petamber Kanangoe, Raj Chundro Ram Das, Ram Mohun Sein, Ram Soonder Sein, Kali Kinkur, Tarinee Sunker Kanangoe, Tripura Churn, Anundo Churn Sein, Sasty Churn, Chundy Churn Nundy, Chundy Churn Nundy, Chundy Churn Dhur, Pran Hurri Lallah, Boistnub Churn Potdar, Ram Sebuk Potdar, Ram Ruttan Surmah, Gopal Kristna Surmah, Golam Hossein, Chundy Churn Dhur, Ram Sebuk Barnick, Abdulla Nilamdar, Eshan Chunder Kanangoe, Ram Ruttan Surmah, Gopal Kristna Surmah, Degamber Sein, Uzir Ali *alias* Potan, Tarinee Churn Biswas, Hurri Das De, Aradhan, Sreemuttee Bisheshwari, Uma Churn, Kanto Persad Hazari, Sheik Mahomed Wassil Chowdri, Gooroo Dass Roi, Gooroo Dass Roi, Ram Chunder Chowdri, Debi Churn De *alias* Debu Mohajun, Umed Ali, Ram Dass Sikdar, Raj Chunder Chowdri, Nityanundo Sein, Nobo Chunder Sein, Sarruth Chunder Sein, Choitonno Churn Sein, Doya Mohun Sein, Hurri Nath Poorohit, Ram Kinker Poorohit, Ram Kishore Sein, and Jowla Bharoti Mohunt. Of these, separate account under Section 13, Act XI. of 1859, having been opened for the shares of Ram Sunder Sein, Doorga Churn Dass, his brother Greesh Chunder Dass, Saduk Ali Munshi, Nityanundo Sein, Ram Soonder, Kalikinkur, Kunta Persad Hazari, Chundy Churn Nundy, Ram Ruttan Surmah, Gopal Kristna Surmah, Jowla Bharoti Mohunt, representative of Arjoon Bharoti Mohunt, Golam Hossein Chowdri, Eshan Chundro Kanangoe, Hurri Dass, Aradhan, Ram Sebuk Barnick, Degamber Sein, Pitamber Kanangoe, Umed Ali, Nityanundo Sein, Sarruth Chunder Sein, and Choitonno Churn Sein, and the revenue for such shares amounting to Rs. 459-10-4 having been paid, the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 918-15-7.
- No. 2929.—Taruff Shachi Roshun; recorded proprietors, Rustoom and Shakir Mahomed; sudder jumma, Rs. 752-11.
- No. 2933.—Taruff Shachiram Kanangoe; recorded proprietors, Afzal, Aithon, Abutalep, Brindabun, Bishamber, Brindabun Sein, Bhician Chunder, Bholanath, Chuthro Narayan, Degamber Chundro, Doorga Churn, Doorga Mohun, Gogun Chundro, Gonesh Chundro, Gopinath, Golam Basid, Golam Moksad, Golam Ali, Gopal Doss, Gopal Doss Sein, Gopinath, Golam Ali, Gori Kant, Gour Soonder, Jago Mohun, Jagot Chundro, Jagannath Sein, Jan Ali, Joora Moni, Kristna Chundro Kanangoe, Kristna Chundro Kanangoe, Kristna Mohun Guha, Kula Chundra, Lucki Chundra Roi, Mahomed Asharaf Jamadar, Magun Dass Sein, Magun Chundro, Nityanundo Kanangoe, Nityanundo Kanangoe, Nityanundo, Neelkanta Poorohit, Neel Kanta, Nityanundo Kanangoe, Nityanundo Kanangoe, Nemy Churn Roi, Nityanundo, Nyamutollah, Tooa Bibi, Upendro Chundro, Prosono Singh, Prosono Kumaree, Poorna Chundro Sein, Peary Mohun, Russick Chundra, Ram Doollal, Ram Doyal, Ram Joy Poddar, Ram Lochun Sein, Renooka, Sharath Chundra, Shaha Mahomed, Shahabooddeen, Sham Soonder, Tilok Chundro, Tofer Ali, Ram Jeebun, Golam Moheooddeen, Prosono Kumaree, Aukhil Chundro Sein, minor, Mohes Chundro, Lall Mahomed Haji, Golam Ali Nazir, Soobrattee, Sreemuttee Bisheshwari, Mahomed Kolimoolah, Mohesh Chundro, Mahomed Kamil, Isoph Ali, Nezamat Ali, Mahomed Ali, Monohur Khan, Uzir Ali, Uma Churn Ghose, Doorga Churn Sein, Jugguth Chundro Sein, Modun Mohun, Ram Doollal, Ramanundo, and Doorga Churn Sein. Of these, separate accounts under Section 13, Act XI. of 1859, having been opened for the shares of Sreemuttee Alaka, Ram Doyal Sein, Sreemuttee Brajo Bashee, Jagat Chundra Sein, Jagat Chundra Sein, Hur Chundro, Kristna Mohun, Obhoy Churn Guha, Neel Kanta, Goori Kanta, Nityanundo Poorohit, Sreemoti Tarakeshwari, Golam Ali Nazir, Golam Ali, Jan Ali, Golam Basid, Rehanooddeen, Ajooroola, Rizwanooddeen, Nojoomoniss, Nadirooniss, Gouri Das, Neelmoney, Bakar Ali, Mobarak Ali, Choitonno Churn Sein, Fattema Bibi, Soojat Ali, Monsoor Ali, Naziroollah, Ainooddeen, Kassim Ali, Ram Churn, Ram Sebuk Das, Udey Chand, Amir Hossein, Mahomed Nasim, Subdar Ali, Rehanooddeen, Rizwanooddeen, Samiooddeen, Choitonno Churn Dastidar, Ranjit Ram Chowdri, Kristna Mohun Guha, Mahomed Musun, Mahomed Kamil, Jan Ali, Sach Chanda Movee, Sreemuttee Bisheshwari, Magun Das Sein, Ruttan Money Sein, Komoruddeen Ahmed, Ram Dyal De, Gour Shunder, Tofel Ali and his wife Mohobot Banoo, Sreepoorna Dassea, Sreemuttee Narayane *alias* Bushi, Sreemuttee Alaka Soondree, Nundo Kumar Das, Gour Hurri Chowdri, Nundo Kumar Das, Kristna Das Mozumdar, Ajmat Moulvi, Mohesh Chundro, Rajkishore, Lall Mahomed Hajee, Soobrattee *alias* Soojemoney Surdar, Aithan Das, Nityanundo Das, Sreemuttee Renooka, Sreemuttee Bisheshwaree, Mahomed Kamil Chowdri, Gopal Das Sein, Degamber Kanangoe, Kalikant Sein, and Jagot Chundra Sein, and the revenue (Rs. 773-8-7) for their shares having been paid, the shares of the remaining proprietors only will be sold. The sudder jumma of the entire estate is Rs. 826-14-8.

No. 3125.—The rights and interests of Abdulla Khan, in Taraf Sreemot to Ram Kanangoe; recorded proprietors, Abdulla Khan, Boidanath Sein, Ramkishore Sein, Aar Ali, Abdul Aziz, Ananda Mohun Naha, Sreemuttee Ramani Debea, and Sreemuttee Kosholia Debea; the sudder jumma of the entire estate is Rs. 1,737-12-0.

The shares of the undermentioned proprietors will be exempted from sale, owing to separation of their accounts and the payment of Government revenue:—

Boidanath Sein, Ramkishore Sein, Aar Ali, Abdul Aziz, Ananda Mohun Naha, Sreemuttee Ramani Debea, Sreemuttee Kosholia Debea, and Magun Ali Chowdri, bearing jumma of Rs. 1,459-7-2.

CHITTAGONG COLLECTOR'S OFFICE,
The 2nd February 1871.

F. COWLEY, *Covd. Deputy Collector, in charge.*

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estate, in the district of Patna, will put up to public and unreserved sale, at the Collector's Office of that district, on the 14th day of March 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

Class I.—Permanently-settled Estate.

No. 109.—Mehal Gouspore Pertappore oorf Jumalpoore, pergunnah Azeemabad; recorded proprietors, Mussamut Rookmin Kour, mother and guardian of Rughooburdial, Sooruj Kanth Acharuj Chowdhoree, Ramtahul Lol, Rajbunsee Roy, Rughoonath Sahoy, Koonjbeharee Loll, Gungashenck Sah, Jodha Roy, Maghoo Roy, Tillukdharee Sing, Madho Roy, Ramnath Roy, Hurnath Roy, Runoo Sing, Jooba Sing, Pooneet Sing, Bishesur Sing, Roopa Sing, Kalay Khan, Mehrully, Mussamut Zahoorun, Sheikh Jafer Ali, Mussamut Goolab, Maina Kour, and Hurrukh Loll; Sudder Jumma Rs. 823-13-3, of which Rs. 812-14-1 to be deducted on account of the jumma of the share of Mussamut Rookmin Kour, mother and guardian of Rughooburdial, Sooruj Kanth Acharuj Chowdhoree, and Ramtahul Lol, &c.; Sudder Jumma advertized for sale is Rs. 10-15-2 on account of the share of Hurrukh Loll, which is under partition agreeably to Section 33, Regulation XIX. of 1814, and will be sold for arrears of Government revenue.

D. M. BARBOUR, *Deputy Collector in charge.*

PATNA COLLECTORATE,
The 31st January 1871.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates, in the district of Nuddea, will be put up to public and unreserved sale, at the Collector's Office of that district, on Friday, the 17th March 1871, corresponding with 4th Cheyt 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1871:—

Permanently-settled Estates.

No. 17.—Dehee Alfa, Pergunnah Bagowan; recorded proprietors, Santeram Rai and others; Sudder Jumma	Rs. 4,046-2-2½
Police	44-14-8
No. 62.—Dehee Buxepore, Pergunnah Rajpore; recorded proprietors, Hurri-mohun Mookerjee and others; Sudder Jumma	5,276-6-11½
No. 304.—Dehee Khoerhooda, Pergunnah Ashrofabad; recorded proprietors, Nobokisto Chowdhry and others; Sudder Jumma	539-10-5½
No. 2769.—Notidanga Ghorebanga, Pergunnah Rajpore; recorded proprietors, Denouath Mookerjee and others; Sudder Jumma	517-3-10

NUDDEA COLLECTOR'S OFFICE,
The 10th February 1871.

W. B. OLDHAM,
Covenanted Depy. Collr., for Offg. Collr. in Camp.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in Zillah Sylhet will be put up to public and unreserved sale at the Collector's Office of that District on Tuesday, the 4th April 1871, corresponding with 22nd Choit 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 18th January 1871.

Permanently-settled Estates.

No. 31186.—Talook Koorban Rezah, Zemindar, Pergunnah Joarbaneeahchung; recorded Proprietors, Anman Rezah and Jaman Reza; Sudder Jummay Rs. 1,261-0-3.

The shares of Shama Seondari Chowdhranee, Dayal Ram Deb, Najoompisha Bhunoo, Mahomed Kolim, Shaik Arobdi, Shaik Somai, Mahomed Abdool Rahman, bearing a revenue of Rs. 36-14-2, having been separated under Section 11, Act XI. of 1859, are excluded; the Sudder Jumma for sale, Rs. 1,224-2-1.

No. 47031.—Talook Roygourharuy Sing, Pergunnah Banoogutch; recorded Proprietor, Roy Radahgovind Sing; Sudder Jumma, Rs. 1,693-0-3.

The shares of Doorgapersaud Dhur, Kishore Das, Birjosoonder Das, Bysnub Churn Das, Perrankishno Dutta, Harkishore Sein, Barut Chunder Ker, Bishnonauth Dutta, Rotonmonee Das, Radakanto Serma, Syud Abdool Zoleel, Syud Abdool Zoleel, Ramdas Coond, Birjonauth Daur, Bysnub

Churn Das, Guno Moni Dassee herself, and on behalf of Rajcoomaree, Prosunno, and Coomaree, her minor daughters, Rodronarain Deb, Radagovind Das, Rajmohun Goosamee, Kalikapersaud Das, Kaleekapersaud Das, Kaleekapersad Das, Doorgapersaud Dhur, Kishore Das, Rotonmonee Das, Prankishno Deb, Nandogopal Deb, Doorgapersaud Dhur, Radagovind Das, Ram Dass, Doorgachurn Das, Gungagovind Dut, Ram Dass Dutta, Olokamonjoree Dassee, widow of Kishtogovind Dutta, mother of Koomogovind Dut, minor; Shurut Chunder Naug, Narainonee Dassee, mother of deceased Kistogovind Das, on behalf of Anundomoyee Dassee, Koonjomoi Dassee, the minor daughter of the said Kistogovind Das, Radhagovind Das, on behalf of his minor son Kaleecoomar Dass; Gourgovind Das, Goluck Chunder Ghose, Perrankisto Nandee, Moheshoree Dassee, Konteenauth, Gyanauth, Monanauth, Jogyinauth, Soonvenauth, Jeebunauth, Neelraton Deb, Govind Churn Deb, Hurkisto Mitter, Poncharum Deb, Moolookram Deb, Mooteeram Paul, Sidhee Dassee, widow of Kaseeram Deb, Perrankisto Deb himself, and on behalf of Koonjogopal Deb, Gourgopaul Deb, and Joygopaul Deb, minors; Narainoni Dassee, Gunga Churn Das, on behalf of his minor son Goroo Charan Das, Poncharum Deb, Gopalram Deb, Shaik Moonshee, Onuntoram Deb, Manik Ram Deb, Govindram Deb, Shaik Mogt, Shaik Kharove, Shaik Kazeem, Mahomed Amjeed, Moneeram Deb, Doolubram Das, Gour Mohun Das, Ruttunram Das, Joy Dhun Dassee, Shorooopram Das, Luckun Ram Das, Gonaram Das, Moniram Das, Jeegalram Das, Shuhebram Das, Mulluckram Das, Deepram Das, Sheebram Das, Phechooram Das, Anye Manjee, Dropodee Dassee, Jugernauth Sermah, Kumakha Debea, wife of Soobanker Sermah, Cheentaram Naoo, Sofautollah, Romutollah, Anar Mahomed, Mahomed Allee, Mahomed Soleem, Uzeer Mahomed, Mahomed Azeem, Mahomed Nazeem, Mahomed Kazeem, Nozat Mahomed, Necor Bibee, on behalf of Mahomed Munsoor, minor; Shumshere Mahomed, Lozeena Bibee, Sulleemollah, Anser Mahomed, Mahomed Esuf, Jamal Mahomed, Shaik Koton, Mahomed Azohur, Dowlut Bibee, Koton Bibee, Mahomed Rozee, Suonderbibe, Kherun Bibee, Maherjan Bibee, Monerjabi, Nij Mahomed, Shaik Shadun, Shohut Bibee, Azeebdie, Torub Mahomed, Shufetollah, Synubee, Anser Mahomed, Abdollah, Nobeerja Bibee, wife of Mahomed Suder, Mahomed Akbur, known as Akbur Mahomed, Soobhunoodeen, Hoosamoodde, Haifazoodde, Mahomed Anes, Azeez, Mussamut Rosson bibee, widow of Mahomed Azim, herself and on behalf of Mahomed Musreef and Mahomed Asreef, minors, Mahomed Moolim himself, and on behalf of Mahomed Munsoor and Mohamed Naseer, minor sons of deceased Mahomed Nuzee, Koseer Mahomed, Koramutollah, himself and on behalf of Necor Bibee and Myna Bibee, minor daughters of Aseer Mahomed, Mussamut Sobook Bibee, widow of Azmutollah, herself and on behalf of her minor sons Hatimollah and Sofatollah, Ojeer Khan, Shabaz Khan, Mahomed Azohur, Mahomed Hateem, Sankurram Das, Purna Dassee, on behalf of Shorut Chundro Das, minor, Kanooram Pal, Deepram Pal, Neelram Pal, Khosalram Pal, Moolookram Pal, Shaik Anser, Modhooram Pal, Doyram Pal, Moyaram Pal, Suntoosram Pal, Anser Mahomed, Jameel Mahomed, Mooktaram Pal, Durbeh Mahomed, Bandoillah, Jabidah Bibee, Rabeeah Bibee, Mahomed Kameel, Danis Mahomed, Romeel Mahomed, and Jabeed Ally, bearing a revenue of Rs. 734-1- $\frac{2}{3}$ C., together with the shares of Radhagovind Das and others, bearing a revenue of Rs. 25-10-11 (to be sold separately), having been separated under Section 11, Act XI. of 1859, are excluded; the Sudder Jumma for sale, Rs. 933-3- $\frac{1}{2}$ C.

No. 54727.—Talook Hissah Syud Modon Rozah, Pergunnah Turreef; recorded Proprietors, Romabulab Deb and others; Sudder Jumma; Rs. 2,784-3-2.

The shares of Soshodabutee Dassee, Doolgovind Palit, Kishnogovind Palit, Hurgovind Palit, Mussamut Paramjan Bibee, Rajkishore Deb, Tareenee Dassee, Hurree Churn Deb, Bindabun Dutta, Komul Churn Deb, Hurgovind Das, Mussamut Rabeeah Bibee, Sheik Abdool Azeez, Mussamut Nick Janbibe, Sheik Avanoodeen, Mussamut Nomija Bibee, Mussamut Anser Bibee, Tareenee Dabea, Purboteenauth Serma, Nobochander Serma, Ramgovind Das, Alleejan Bibee, Awas Ally, Kaleekishore Gopt, Helleemolla, Adil Mahomed, Sobeel Mahomed, Fazeel Mahomed, Hazeer Mahomed, Josa Dassee, Loleetabutee Dassee, Bhoobonehsoree Dassee, Radamohon Deb, Shumbhonath Datta, Joogulkishore Das, Ramkishore Das, Shodoygovind Nandee, Kalikapersaud Deb, Feetah Mahomed, and Joshadabhootee Dassee, bearing a Government revenue of Rs. 197-0-9, together with the shares of Shorooop Chunder Serma and others, Rs. 3-15 (to be sold separately), having been separated under Section 11, Act XI. of 1859, are excluded.

The Sudder Jumma for sale, Rs. 2,583-3-5.

SYLHET COLLECTORSHIP,
The 24th February 1871.

H. C. SUTHERLAND, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in the District of Burdwan will be put up to public and unreserved sale at the Collector's Office of that District on the 3rd day of April 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

1st Class.—*Istomaree Mehals.*

Mehal Nezapore, in Pergunnah Shomer Snahy, Towjee No. 78, Gopikristo Bose and Poorna Chandra Bondopadhyay, Sebaith of Radha Roman Jeoo, Proprietors; Sudder Jumma, Rs. 1,168-8-10.

Mehal Shooniodergore, in Pergunnah Shatshoykee, Towjee No. 158; Rohamannesa Bibee and Koylash Chander Dey Chowdhry, Proprietors; Sudder Jumma, Rs. 2,710-8-11.

BURDWAN COLLECTORATE,
The 28th February 1871.

H. F. J. KEAN, *Offg. Collector.*



The Calcutta Gazette

EXTRAORDINARY.

THURSDAY, MARCH 2, 1871.

Government of Bengal.

NOTIFICATION.

FORT WILLIAM, THE 2ND MARCH 1871.

The following Notifications of the Government of India, in the Home Department, published in the *Gazette of India Extraordinary* of the 1st instant, are re-published for general information:—

HOME DEPARTMENT.

NOTIFICATIONS.

PUBLIC.

The 1st March 1871.

No. 1183.—The HON'BLE SIR WILLIAM GREY, K.C.S.I., has tendered his resignation of the office of Lieutenant-Governor of Bengal, and the same has been accepted by His Excellency the Viceroy and Governor General of India.

No. 1184.—Under the authority conveyed in the 29th Section of the Act 21 and 22 Vic., Cap. cvi., His Excellency the Viceroy and Governor General of India is pleased to appoint, subject to the approbation of Her Majesty, Mr. GEORGE CAMPBELL, D.C.L., of the Bengal Civil Service, to be Lieutenant-Governor of the Bengal Division of the Presidency of Fort William from the 1st instant.

No. 1185.—Mr. GEORGE CAMPBELL, D.C.L., having been appointed by His Excellency the Viceroy and Governor General of India, subject to the approbation of Her Majesty, to be Lieutenant-Governor of the Bengal Division of the Presidency of Fort William, has this day taken the prescribed oaths and assumed charge of the office under the usual salute.

No. 1186.—The HON'BLE SIR WILLIAM GREY, K.C.S.I., having obtained permission to resign the office of Lieutenant-Governor of Bengal from the 1st instant, His Excellency the Governor General in Council is pleased to direct, as a mark of respect due to the character and services of SIR WILLIAM GREY, that all the honors and distinctions to which he is now entitled as Lieutenant-Governor of Bengal shall be continued to him as long as he remains in this Presidency.

RIVERS THOMPSON,
Officiating Secretary to the Government of Bengal.

NOTIFICATION.

The 1st March 1871.—The Hon'ble the Lieutenant-Governor of Bengal has been pleased to make the following appointments, *viz:*—

Captain R. G. Loch is re-appointed, as a temporary measure, to be an Aide-de-Camp and Private Secretary to the Lieutenant-Governor.

Lieutenant G. L. McL. Farmer is re-appointed to be an Aide-de-Camp on the Personal Staff of the Lieutenant-Governor.

RIVERS THOMPSON,
Officiating Secretary to the Government of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 15, 1871.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 10th March 1871, and is hereby promulgated for general information :—

ACT No. VII of 1871.

THE INDIAN EMIGRATION ACT.

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AN ACT TO CONSOLIDATE THE LAWS RELATING TO THE EMIGRATION OF NATIVE LABOURERS.

WHEREAS it is expedient to consolidate the laws relating to the Emigration of Native Labourers; It is hereby enacted as follows:—

I.—PRELIMINARY.

Short title. 1. This Act may be called "The Indian Emigration Act, 1871."

Local extent. It extends to the whole of British India;

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the first schedule hereto annexed are repealed. All contracts entered into, appointments made, and licenses granted, under any of the said Acts, shall be deemed to be respectively entered into, made and granted under this Act.

Interpretation-clause. 3. In this Act—
"Emigrate" denotes the departure of any Native of India out of British India for the purpose of labouring for hire in some other place;
"Emigrant." denotes any Native of India under engagement to emigrate;

"Magistrate" denotes any officer exercising the full powers of a Magistrate and in charge of a District, a Division, or a Sub-Division;

"Vessel" includes anything made for the conveyance by water of human beings or property.

II.—EMIGRATION AGENTS.

4. The Government of every place to which emigration is lawful under this Act may, from time to time, appoint a person to act as Emigration Agent in Calcutta, Madras and Bombay respectively, but such nomination shall be subject to the approval of the Local Government.

Every Emigration Agent may be suspended or removed by the Government which appointed him.

5. The remuneration to be given to Emigration Agents shall not depend upon, or be regulated by, the number of Emigrants sent by such Agents, but shall be in the nature of a fixed annual salary.

III.—PROTECTORS OF EMIGRANTS AND MEDICAL INSPECTORS.

6. The Local Government may appoint a proper person to act as Protector of Emigrants at each of the three ports aforesaid, and may with the sanction of the Governor General in Council assign to such person such salary and establishment as shall be deemed proper.

Every Protector of Emigrants may be suspended or removed by the Local Government to which he is subordinate.

7. No Protector of Emigrants appointed under this Act shall, except with the permission of the Local Government, hold any other office under Government, or follow any other profession or occupation.

8. Every Protector of Emigrants, in addition to any special duties assigned to him by this Act, shall, so far as is in his power, generally protect and aid with his advice or otherwise all Emigrants, and shall cause all the provisions of this Act to be duly complied with.

He shall also inspect on arrival all vessels bringing return Emigrants to the port at which he is Protector, and enquire into the treatment received by such Emigrants both during the period of their service in the place to which they emigrated and also during the voyage, and shall make a report thereon to the Local Government,

and he shall aid and advise such return Emigrants so far as he reasonably can when called upon by them to do so.

9. At each of the three ports aforesaid, the Local Government may appoint a competent person to be Medical Inspector of Emigrants; and may, with the sanction of the Governor General in Council, assign to the Medical Inspector so appointed such salary as is deemed proper.

10. In each of the Towns of Calcutta, Madras and Bombay, or in the suburbs of those Towns, the Emigration Agent of every place to which emigration is lawful under this Act, shall establish a suitable depôt for the persons engaged as labourers for such place.

11. Every depôt shall be licensed by the Protector of Emigrants, after being inspected and approved of by him and by the Medical Inspector of Emigrants.

No license shall be in force for a longer period than a year, and any license may be cancelled by the Protector of Emigrants if he considers that the depôt for which it was granted is unhealthy or in any respect has become unsuitable for the purpose for which the depôt was established.

For every license granted under this section there shall be paid to the Protector a fee of fifteen rupees.

12. Every Protector of Emigrants and every Medical Inspector of Emigrants shall from time to time, and at least once in every week, inspect the Emigrants in the various depôts for the reception of Emigrants about to embark from the port at which they are Protector and Medical Inspector respectively, and examine into the state of the depôts, and the manner in which the Emigrants are therein lodged, fed, clothed and otherwise provided for and attended to.

13. The Medical Inspector shall report to the Protector of Emigrants any circumstance which may come to his knowledge, showing that the depôt is not suitable for its purpose, or that the Emigrants are treated with any neglect or oppression.

14. Every Protector of Emigrants and every Medical Inspector of Emigrants shall be a public servant within the meaning of the Indian Penal Code.

15. Every Emigration Agent, and all persons in charge of or employed in any depôt, or in any vessel licensed to carry Emigrants as hereinafter provided, shall give the Protector and the Medical Inspector every facility for making such inspections, examinations and surveys as may be necessary or proper under this Act, and shall afford them all such information as may be reasonably required by them.

IV.—RECRUITERS OF LABOURERS.

16. The Protector of Emigrants at each of the three ports aforesaid, and the British Consular Agent at each of the French ports in India, shall license so many fit persons as to him seems necessary, to be Recruiters of labourers,

and no person shall act or be employed as a Recruiter of labourers except under a license from a Protector of Emigrants or British Consular Agent.

17. Every Recruiter shall be licensed to obtain labourers for some particular place to which emigration is lawful under this Act, and no license to obtain labourers for any place shall be granted except on the application of the Emigration Agent of such place.

18. No license shall be in force for a longer period than one year; and in case of misconduct on the part of any Recruiter, the Protector of Emigrants may cancel his license before the expiration of the period for which it was granted.

19. Every license shall be in the form set forth in the second schedule hereto annexed.

For every license there shall be paid to the Protector a fee of fifteen rupees.

20. Every person holding a license as a Recruiter of labourers shall wear a badge bearing the following inscription in English and in the vernacular language of the Town, District or Districts in which he is licensed to engage labourers:—"Recruiter of Emigrants for the Mauritius" (or other place as the case may be).

21. No Recruiter shall engage or attempt to engage labourers in any District or in the Towns of Calcutta, Madras or Bombay, without having first exhibited his license to the Magistrate of such District, or

a Magistrate of such Town, and obtained the countersignature of such Magistrate thereupon.

Such countersignature shall be given, provided that the license is in force at the time.

V.—CONTRACTS WITH EMIGRANT LABOURERS.

22. Except under and in conformity with the provisions of this Act, it shall not be lawful to make any contract with any Native of India for labour to be performed in any place beyond British India, or to enable any Native of India to emigrate, or to assist any Native of India in emigrating:

provided that nothing in this Act shall apply—to any contract with any Native of India for labour to be performed in any Foreign Settlement on the mainland of India or in any Native State in India;

to emigration to any such Settlement or State;

to any contract for labour to be performed in, or to emigration to, the Island of Ceylon; or

to any contract with or the emigration of any Native seaman or other person who of his own free will contracts to navigate or serve on board of any vessel or who embarks on board such vessel in pursuance of such contract, or any person who contracts to serve as a menial servant only, and who embarks as such menial servant.

23. Contracts may be made with Natives of India to emigrate—

to any of the British Colonies of Mauritius, Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, Natal, St. Kitts and Seychelles;

to any of the French Colonies of Réunion, Martinique, Guadeloupe and its dependencies, and Guiana,

and to the Danish Colony of St. Croix;

and it shall be lawful to enable or assist any Native of India to emigrate to any such Colony.

24. The Governor General in Council may, from time to time, by notification published in the *Gazette of India*, declare that the emigration of Natives of India shall be lawful to any place other than the places mentioned in section twenty-three:

provided that every such notification contain also a declaration, that the

Proviso.

Governor General in Council has been duly certified that the Government of the place to which the notification refers has made such laws and other provisions as the Governor General in Council thinks sufficient for the protection of Natives of India emigrating to such place.

25. From the date of any such notification contracts may be made with any Native of India for labour to be performed in any place to which emigration is authorized in the notification, and it shall be lawful to enable or assist any Native of India to emigrate to such place;

but all contracts and emigration under such notification shall be made and conducted subject to the provisions of this Act.

26. Emigration shall not be lawful except from the port of Calcutta, the port of Madras or the port of Bombay.

From what ports emigration lawful.

VI.—REGISTRATION OF EMIGRANTS.

27. Every Native of India, who in any place other than the Towns of Calcutta, Madras or Bombay, enters into any engagement with a Recruiter to emigrate, shall, before leaving the District within which the engagement was entered into, appear with the Recruiter before a Magistrate, and no Recruiter shall remove such Emigrant from the said District until he has so appeared.

Natives engaging to emigrate to appear before Magistrate.

Upon so appearing, the Magistrate shall examine the intending Emigrant with reference to his engagement; and if it appears that he understands the nature of the engagement he has entered into and that he is willing to fulfil the same, the Magistrate shall register in a book to be kept for the purpose, in such form as the Local Government prescribes,

(a) the name, name of the father, and the age, of such Emigrant,

(b) the name of the village or place of which such Emigrant is a resident,

(c) the Emigration depôt to which it is intended he shall proceed, and

(d) the rate of wages and period of service, if any, agreed upon between the Emigrant and the Recruiter.

If the Magistrate thinks that the intending Emigrant does not understand the nature of the engagement, or has been induced to enter into the engagement by fraud or misrepresentation, he shall refuse to register his name.

A copy of every registration under this section written on substantial paper which shall not require a stamp, shall be furnished by the Magistrate to the Emigrant registered.

28. Authentic copies of every such registration shall be forthwith forwarded by the Magistrate to the Emigration Agent at the depôt to which the person named therein has been engaged to proceed, and to the Protector of Emigrants at the intended port of embarkation.

Copy of registration to be sent to Emigration Agent and Protector.

29. Every Native of India, who in the towns of Calcutta, Madras or Bombay, enters into any engagement with a Recruiter to emigrate, shall, within forty-eight hours of making such engagement, appear with the Recruiter before the Protector of Emigrants in such town; and no Recruiter shall remove such Emigrant from the said town, or to any Emigration depôt, until he has so appeared.

Registration of Emigrants recruited in presidency towns.

Upon his so appearing, the Protector of Emigrants shall examine the intending Emigrant with reference to his engagement; and if it appears that he understands the nature of the engagement he has entered into, and that he is willing to fulfil the same, the Protector of Emigrants shall register in a book to be kept for the purpose, in such form as the Local Government prescribes,

(a) the name, the name of the father, and the age of such Emigrant,

(b) the name of the village or place of which such Emigrant is a resident,

(c) the Emigration depôt to which it is intended he shall proceed, and

(d) the rate of wages and period of service, if any, agreed upon between the Emigrant and the Recruiter.

If the Protector of Emigrants thinks that the intending Emigrant does not understand the nature of the engagement, or has been induced to enter into the engagement by fraud or misrepresentation, he shall refuse to register his name.

A copy of every registration under this section, written on substantial paper which shall not require a stamp, shall be furnished by the Protector to the Emigrant registered.

30. An authentic copy of every such registration shall be forthwith forwarded by the Protector to the Emigration Agent of the place for which the person named therein has been engaged.

Copy of registration by Protector to be forwarded to Agent.

31. For the registration of every Emigrant under section twenty-seven or twenty-nine, the Recruiter shall pay to the Magistrate or the Protector of Emigrants, as the case may be, a fee of one rupee and eight annas.

Fee for registration by Protector.

On proof of the desertion of any Emigrant before embarkation, the fee paid in respect of such Emigrant may be refunded by the Magistrate or the Protector to the Recruiter by whom it was paid, under such rules as are from time to time made in that behalf by the Governor General in Council.

VII.—CONVEYANCE OF EMIGRANTS TO DEPÔTS.

32. (1.) Every Emigrant recruited under the provisions of this Act shall be conveyed by land or river with all convenient despatch to the depôt, at the port of embarkation, established by the Emigration Agent of the place to which such Emigrant has contracted to emigrate.

Conveyance of Emigrant to depôt.

(2.) The registered Emigrants engaged by any Recruiter shall, while proceeding to a depôt, be accompanied throughout the journey either by the Recruiter himself or by a competent person appointed by him with the approval of the Magistrate by whom the Emigrants have been registered. The Magistrate shall give to the person so appointed a certificate under his signature, stating that he has been appointed for the journey to the depôt.

Emigrants to be accompanied by Recruiter.

(3.) Every Recruiter by or through whom Emigrants may be forwarded to a depôt shall, throughout their journey, provide them with suitable lodging and food.

Recruiter to provide suitable food and lodging.

VIII.—ARRIVAL AT DEPÔTS AND PROCEDURE THEREON.

33. The arrival of each Emigrant at a depôt shall immediately be reported by the person in charge of the depôt to the Emigration Agent, and by such Agent to the Protector of Emigrants.

Arrival at depôt to be reported.

34. The copy of the registration of every Emigrant, received by the Emigration Agent from the Magistrate or from the Protector of Emigrants, shall as soon as conveniently may be after the arrival of the Emigrant be shewn to the Medical Inspector of Emigrants; and the Emigrant shall be examined by the Medical Inspector to ascertain if he is in a fit state of health to emigrate to the place to which he has contracted to proceed.

The Medical Inspector, if satisfied of his fitness, shall give a certificate thereof to the Emigration Agent; if satisfied of his unfitness, he shall give a certificate thereof to the Protector of Emigrants.

35. If the Medical Inspector certifies that any Emigrant is not in a fit state of health to emigrate to the place to which he has contracted to proceed,

When emigrant to be sent back to place of registration.

or if any irregularity has occurred in the recruitment of any Emigrant,

the Protector of Emigrants may order the Emigration Agent in whose depôt such Emigrant may be, forthwith to pay to him, the Protector of Emigrants, such reasonable sum as is necessary to enable the labourer to return to the place where he was registered, and the Protector may take any steps he thinks necessary for the conveyance of the labourer to such place.

36. On failure of the Emigration Agent for twenty-four hours to comply with an order of the Protector for the payment of any such sum, the Protector may pay the same to or on behalf of the Emigrant.

Failure of Emigration Agent to pay sum required to enable Emigrant to return.

Every sum so disbursed shall be recoverable by the Protector, with six per cent. interest from the date of disbursement, from the Emigration Agent on whose default it is paid, as money paid to the use of such Emigration Agent.

No further proof shall be required by any Court in any such case than that the Protector gave the Emigration Agent an order to pay such money, and that the Emigration Agent for a space of twenty-four hours made default in complying therewith.

Provided that every Emigrant who, from his state of health, is, in the opinion of the Medical Inspector, unfit to undertake the journey back to the place where he was registered, shall, in addition to his being conveyed back at the expense of the Emigration Agent, be entitled to continue in the depôt and to be fed, clothed, lodged and attended to there, by and at the expense of the Emigration Agent, until such time as the Protector otherwise orders.

37. The Emigration Agent, in the presence of the Protector of Emigrants and within forty-eight hours after the arrival of each Emigrant at the depôt, shall ascertain by personal communication with such Emigrant whether or not he has been properly fed and otherwise properly treated on his journey to the depôt.

Duty of Emigration Agent.

The Emigration Agent shall also, in the presence of the Protector and within such time as aforesaid,

examine the copy of the registration furnished to the Emigrant under section twenty-seven or section twenty-nine. If for any reason further enquiry be necessary, such enquiry shall be made forthwith.

Unless the Emigration Agent, with the consent of the Protector, refuses to recognize or to be bound by the contract entered into by the Recruiter with the Emigrant, as shown by the copy of the registration produced by the Emigrant, such copy, if it be a copy furnished under section twenty-seven, shall be countersigned by both the Emigration Agent and the Protector, and if it be a copy furnished under section twenty-nine shall be countersigned by the Emigration Agent alone. The copy so countersigned, under whichever section it may have been furnished, shall be delivered back to the Emigrant.

If the Emigration Agent, without the consent of the Protector, refuses to be bound by the contract entered into by the Recruiter with the Emigrant, the Protector may thereupon order the Emigration Agent forthwith to pay to him, the Protector of Emigrants, such reasonable sum as is necessary to enable the Emigrant to return to the place where he was registered. On failure of the Emigration Agent to pay such sum within twenty-four hours of his being ordered so to do, the Protector may pay the same to or on behalf of the Emigrant. All the provisions of section thirty-six as to sums paid by the Protector shall apply, so far as the circumstances of the case permit, to sums paid by him under this section.

The Protector shall also, in every case in which it seems to him proper to do so, institute a suit on behalf of the Emigrant against the Emigration Agent, for the recovery of damages for the breach of contract committed by the Emigration Agent.

In every such suit, the contract entered into by the Recruiter shall be deemed to have been entered into by and to be binding on the Emigration Agent.

38. After the examination mentioned in section thirty-seven, and if the Medical Inspector has given a certificate of the fitness of the Emigrant to emigrate, the Emigration Agent shall deliver to the Emigrant a pass, countersigned by the Protector of Emigrants as hereinafter provided, stating the name and the age of the Emigrant and the name of his father, and certifying that he is in a fit state of health to emigrate to the place to which he has contracted to go.

39. The Protector of Emigrants shall attend personally at the examination and passing of Emigrants by the Emigration Agent under sections thirty-seven and thirty-eight, and shall see that the Emigration Agent makes all such enquiries of the Emigrants as it may be his duty to make.

Protector of Emigrants to attend personally at examination and passing.

If such Protector is satisfied with such enquiries, but not otherwise, he shall countersign the pass delivered by the Emigration Agent.

And to countersign pass.

IX.—EMIGRANT VESSELS.

40. (1.) It shall not be lawful to receive any Emigrant on board any vessel unless a license to carry Emigrants in such vessel has been obtained from the Local Government. The granting or withholding any such license shall be in the discretion of the Local Government.

(2.) The Master or owner of any vessel who desires to obtain a license to carry Emigrants in such vessel, shall apply in writing through the Protector of Emigrants to the Local Government for such license.

(3.) Every such application shall state the number of men, women, and children proposed to be carried, and the tonnage and other particulars respecting the vessel.

(4.) The Protector of Emigrants shall cause the vessel to be carefully surveyed by a competent person, with a view to ascertain her sea-worthiness and the extent and nature of her accommodation for Emigrants, and to ascertain that she is properly ventilated and is supplied with all the tackle requisite for her voyage.

(5.) The Protector of Emigrants shall make a full report on the survey to the Local Government; and if he is of opinion that the vessel is in all respects suitable for the carrying of Emigrants under this Act, but not otherwise, he shall give a certificate to that effect to the Master of the vessel.

(6.) In consideration of his obtaining a license to carry Emigrants, the Master of every vessel intended to carry Emigrants shall, upon the requisition of the Protector of Emigrants and before any Emigrant embarks on board of such vessel, execute in duplicate a bond, in such form as the Local Government prescribes, binding himself and his owners in a penal sum of ten thousand rupees to conform to the several conditions in this Act provided. The Protector of Emigrants shall require the Master to execute such bond as aforesaid in duplicate, and shall forward one copy of it to the Government of the place to which the Emigrants are to be carried (or in the case of a French colony to the British Consular Agent at such colony) and the other copy of it to the Local Government.

41. (1.) No certificate under section forty shall be granted, unless there be provided for the Emigrants, either between decks or in cabins on the upper deck firmly secured and entirely covered in, a space devoted to their exclusive use. Such cabins and space between decks shall in every part have a height of not less than five feet and a half.

(2.) No compartment shall take more than one adult Emigrant for every twelve superficial feet on deck, and for every cubic space of seventy-two feet, or more than one child who has completed two and has not completed ten years of age for every eight superficial feet on deck.

(3.) A distinct and separate place shall be fitted up for a hospital in every Emigrant vessel.

(4.) Women and children shall occupy a compartment of the vessel distinct and separate from the compartments of the single men.

(5.) An Emigrant above the age of ten years shall, for the purposes of this Act, count as an adult, and two children from one to ten years of age shall count as one adult.

42. (1.) There shall be actually laden and on board of every vessel carrying Emigrants, at the time of the departure of such vessel from the port at which they embark,

(a.) good and wholesome provisions for the use and consumption of the said Emigrants (over and above the victualling of the Captain, officers and crew, and of the cabin and other passengers, if any) in such quantity and of such description and quality as may be prescribed by any rule framed by the Governor General in Council under section fifty-six,

(b.) fuel for cooking such provisions, and

(c.) a supply of water, to the amount of seven gallons for every week of the probable length of the voyage for every Emigrant on board such vessel. Such water shall be carried in tanks to be approved by the Protector of Emigrants.

(2.) Every such vessel shall, at the time of departure aforesaid, have actually on board and shall carry with her a properly qualified European or Native Surgeon, and such medicines and other stores in such quantity and of such quality as may be prescribed by rules made under section fifty-six.

(3.) When any vessel is destined to call at a port or place in the course of her voyage for the purpose of filling up her tanks or casks, a supply of water at the rate hereinbefore mentioned, for every week of the probable length of the voyage to such port or place shall be deemed to be a compliance with this section.

The probable length of the voyage to such port or place shall be determined from time to time by the Protector of Emigrants, subject to the approval of the Local Government.

(4.) When any such vessel is fitted with Normandy's apparatus, or other apparatus approved by the Protector of Emigrants, for distilling sea-water, and with proper and sufficient means for working the same, a reduction shall be allowed of one-third in the quantity of water required under this section.

(5.) The Protector of Emigrants and the Medical Inspector of Emigrants shall see personally that all the provisions of this section are complied with.

43. Before any vessel carrying Emigrants clears out for any place westward of the Cape of Good Hope, between the first day of March and the fifteenth day of September, the Protector of Emigrants shall personally see that every Emigrant is supplied with at least one extra double blanket, and that the same is placed with his other clothing or luggage.

Every Emigrant shall be allowed to make use of such double blanket so long as the vessel is outside of the tropics.

44. Before any vessel licensed to carry Emigrants shall be cleared out from the port of Calcutta, Madras or Bombay, the Master of such vessel shall obtain from the Protector of Emigrants at the port of clearance, and from the Emigration Agent for the place to which the Emigrants are intended to proceed, certificates, under the hands of such Protector and Emigration Agent respectively, to the effect following, that is to say:—that such Protector and Emigration Agent have, in respect of the Emigrants proceeding in such vessel, done all that is hereinbefore required to be done on the part of such Protector and Emigration Agent respectively; and that all the directions herein contained for ensuring the health, comfort and safety of the Emigrants have been duly complied with, as well as all such rules as the Governor General in Council from time to time frames under section fifty-six.

X.—EMBARKATION.

45. If any Emigrant without sufficient cause refuses or neglects to embark when called upon by the Emigration Agent so to do, it shall not be lawful to compel such Emigrant to embark or to put him on board ship against his will, or to detain him against his will at the depôt or elsewhere: but nothing in this section shall diminish or affect the civil or criminal liabilities, which such Emigrant incurs by reason or in respect of his refusal or neglect aforesaid.

Every case in which an Emigrant is charged before a Magistrate of Police in a Presidency Town with refusing or neglecting to embark without sufficient cause, shall be heard and determined by such Magistrate in a summary manner, and every such labourer shall, on conviction, be punished in the manner provided in section four hundred and ninety-two of the Indian Penal Code for the punishment of offences under that section.

46. Emigrants may leave India for any place East of the Cape of Good Hope to which emigration is lawful under this Act, at all times of the year.

For any such place West of the Cape of Good Hope, Emigrants may leave only between the thirty-first day of July and the first day of March, unless they embark in vessels using steam-power, in which case they may leave at any time of the year.

Provided that, in cases of emergency, the Local Government may permit Emigrants for any place West of the Cape of Good Hope to leave between the thirty-first day of July and the first day of April.

47. The Protector of Emigrants shall, from the report of the Medical Inspector and, by personal communication with every Emigrant before embarkation, ascertain that the Emigrant is in good health and not incapacitated from labour by old age, bodily infirmity, or disease.

If the Protector of Emigrants is of opinion that any Emigrant is in a state of health which makes him unfit to undertake the voyage on which he is about to embark, the Protector shall refuse to permit his embarkation, and the husband, wife, father, mother, or child of such emigrant may, notwithstanding anything herein contained, refuse to embark.

The Protector of Emigrants shall also, before the embarkation of any Emigrant, ascertain that he has in his possession the copy of the registration provided under section twenty-seven or section twenty-nine.

If it appear to the satisfaction of the Protector of Emigrants that any Emigrant has lost such copy, the Protector may furnish such Emigrant with another copy of such registration, to be made from the copy received by the Protector from the Magistrate under section twenty-seven or from the Register kept by himself under section twenty-nine, and shall thereupon allow such Emigrant to embark.

48. The Protector of Emigrants shall explain to all Emigrants, prior to their embarkation, the substance of the provisions of this Act so far as they immediately affect such Emigrants.

49. (1.) When any Emigrants are about to embark on any vessel, the Emigration Agent for the place to which they are intended to proceed shall furnish the Master of the vessel with five copies of a list, specifying, as accurately as may be, the names, ages and occupations, and the names of the fathers, of the Emigrants about to embark on board such vessel.

(2.) On embarkation, every Emigrant shall deliver to the Master of the vessel the pass granted to him under section thirty-eight; and the Master shall not receive any Emigrant on board unless he delivers up such pass. The Master shall compare the Emigrants who embark and the passes delivered by them with the list furnished by the Emigration Agent, and if the list appear to be correct, and to correspond with the passes delivered and with the Emigrants embarked, the Master shall sign the five copies of the list.

(3.) The Protector of Emigrants shall be personally present at the embarkation of all Emigrants, and shall see that the Master duly compares the list with the passes and Emigrants, and he shall himself also compare the list with the passes and Emigrants.

(4.) The Medical Inspector shall also be personally present at the embarkation of all Emigrants and shall examine each Emigrant to ascertain if he is in a fit state of health to emigrate to the place to which he has contracted to proceed; and the provisions of sections thirty-four, thirty-five and thirty-six shall apply, *mutatis mutandis*, to Emigrants examined under this clause.

(5.) When the copies of the list have been signed, the Master shall give two copies to the Protector of Emigrants, who shall sign such copies if he believes

them to be correct, and shall return one copy to the Master of the vessel: the other copy shall be filed in the office of the Protector of Emigrants.

(6.) The Protector of Emigrants shall not permit any Emigrant to remain on board who has not a pass, or is not mentioned in the list aforesaid.

(7.) Every pass delivered up to the Master of a vessel under this section shall be returned by him to the Emigrant by whom the same was delivered up, prior to such Emigrant disembarking on the arrival of the vessel at her place of destination.

50. The Master of every vessel carrying Emigrants shall, after the embarkation of the Emigrants and before the departure of the vessel, give to the Emigration Agent at the port from which such vessel is cleared out two others of the five copies of the list of Emigrants mentioned in section forty-nine, duly signed by the Master.

The Emigration Agent shall thereupon sign such copies, and shall return to the Master one of the said copies, which shall, on the arrival of the vessel at the place of destination and previous to the disembarkation of any Emigrant, be delivered by the Master to the Protector of Emigrants, or other the proper officer, at such place.

51. The Protector of Emigrants shall, by every vessel which carries Emigrants, send to the Protector of Emigrants or other the proper Government Authority at the place for which the Emigrants embark, a correct and detailed list of all Emigrants embarked in such vessel, compiled from the passes of the Emigrants and from the list signed by the Master as aforesaid.

52. The Master of every vessel carrying Emigrants from the port of Calcutta shall proceed on his voyage and depart with his vessel from Garden Reach within twenty-four hours after the embarkation of such of the Emigrants as shall have first embarked.

53. Every vessel sailing from the port of Calcutta with Emigrants shall proceed from Garden Reach to sea under tow of a competent steamer.

54. Two copies of this Act and of all rules made by the Governor General in Council under section fifty-six, and two copies of a translation of this Act and of such rules, in such language or languages as the Local Government may direct, shall be delivered to the Master of every vessel carrying Emigrants by the Emigration Agent at the time of clearance, and shall be kept on board of every such vessel during the whole voyage.

One of such copies or translations shall, upon request made at any reasonable time to the Master of the vessel, be produced to any Emigrant or passenger for his perusal.

55. In case of sickness breaking out on board of any vessel conveying Emigrants to Seychelles, such Emigrants may be taken to the quarantine-station of Mauritius.

In such case the Emigrants may, at their option, contract for service at Mauritius, or may proceed to Seychelles.

If they elect to contract for service in Mauritius, such Emigrants shall then be regarded and treated, in all respects, as if they had emigrated to Mauritius under the provisions of this Act.

XI.—SUPPLEMENTARY POWERS.

Power of the Governor General in Council to make rules.

56. The Governor General in Council may from time to time make rules consistent with this Act,—

(1.) To regulate the proportion of women to be taken with Emigrants, the proportion of children to be taken with adults, and the age below or above which children shall not be taken;

(2.) To prescribe the description, quantity and quality of provisions to be taken by vessels carrying Emigrants, the daily allowance of food and water to be issued to each Emigrant during the voyage, and the nature and amount of clothing which shall be supplied to the Emigrants;

(3.) To provide for the medical care of Emigrants during their residence at the depôts and on their voyages;

(4.) To prescribe the nature, quality and quantity of medical drugs and other stores to be carried on board such vessels;

(5.) To provide for the ventilation and cleanliness of such vessels during their voyages, and for their being furnished with a sufficient number of suitable boats for use in case of shipwreck or fire;

(6.) To provide for a journal being kept, by the Surgeon of every such vessel, of the health of the Emigrants, and of his treatment of the sick, together with full explanations of the causes of every death;

(7.) And generally to provide for the security, well-being, and protection of Emigrants.

All such rules shall be published in the *Gazette of India* and shall have effect as if they were contained in this Act.

Provided that, in cases of emergency, the Local Government may permit any vessel carrying Emigrants to leave port although the proportion of women or children embarked on board such vessel is not in accordance with the said rules.

57. Whenever the Governor General in Council has reason to believe that in any place to which emigration is lawful under this Act, proper measures have not been taken for the protection of Emigrants immediately upon their arrival in such place or during their residence therein, or for their safe return to India, or to provide a return-passage to India for any such Emigrants at or about the time at which they are entitled to such return-passage, the Governor General in Council may, by notification

published in the *Gazette of India*, declare that emigration to such place shall cease and be prohibited from a certain day to be specified in the notification.

58. After any notification has been published under section fifty-seven, emigration to such place as is specified in such notification shall be suspended from the day specified in the notification: but such suspension shall not affect any act done, offence committed, or proceedings commenced before such suspension.

59. During the time of such suspension any provisions of this Act prohibiting emigration, or the aiding or abetting of emigration, or the making of any contract for labour to be performed by any Native of India out of the British territories in India, shall take effect so far as relates to the place specified in the notification, in the same manner and to the same extent as if emigration to such place had never been declared to be lawful.

60. Whenever the Governor General in Council is satisfied that, in the place specified in any notification under section fifty-seven, proper measures have been taken and will be adopted for the protection of Emigrants immediately upon their arrival thereat and during their residence therein, and for their safe return to India, and for providing return-passages to India for such Emigrants at or about the time at which they are entitled to such return-passages, the Governor General in Council may notify in the *Gazette of India* that emigration to such place shall again be allowed from a day to be specified in such notification.

Thereupon all the provisions of this Act authorizing emigration to such place shall, from the day so specified, be revived and have the same effect as if such emigration had not been suspended, except as to acts done, offences committed, and proceedings commenced during the time of such suspension.

61. Whenever the Governor General in Council or the Local Government has reason to believe that, in any place to which emigration is lawful, the plague or other infectious disease dangerous to human life has broken out,

or that proper measures have not been taken for the protection of Emigrants immediately upon their arrival in such place or during their residence therein,

or for their safe return to India,

or to provide a return-passage to India for any such Emigrants at or about the time at which they are entitled to such return-passage,

the Governor General in Council or the Local Government may, by notification published in the *Gazette of India* or the local Gazette (as the case may be), declare that emigration from British India or from the territories subject to the Local Government (as the case may be) to such place shall cease and be prohibited from a certain day to be specified in the notification.

Any notification issued by the Governor General in Council under this section may be cancelled by notification in the *Gazette of India*.

Any notification issued by the Local Government under this section may be cancelled by order of the Governor General in Council, or by the Local Government.

62. The Governor General in Council may, from time to time, by notification, in the *Gazette of India*, increase any fee payable under sections eleven, nineteen and thirty-one and may also in like manner reduce to its present amount any fee so increased:

Provided that no fee shall be increased under this section by more than double such amount.

XII.—SPECIAL PROVISIONS AS TO FRENCH COLONIES.

63. The French Government may nominate a person to be Emigration Agent under this Act for each of the Ports of Calcutta, Madras and Bombay. Provided that such person, before entering on the duties of his office under this Act, has been approved by Her Majesty.

64. The Emigration Agents so nominated and approved as aforesaid shall be authorized, under the conditions prescribed in this Act, to recruit and engage Native labourers for all or any of the French Colonies aforesaid.

65. The said Emigration Agents shall act in conformity with the regulations now or hereafter existing for the recruitment of Native labourers for British Colonies, and shall, with regard to the operations of recruitment which are entrusted to them, enjoy for themselves and the persons whom they may employ in the management of the said operations, all the facilities and the advantages afforded to the Emigration Agents for British Colonies.

66. The Protector of Emigrants at each of the three British Ports aforesaid, shall act for the British Government as Protector of labourers emigrating under the provisions of this Part of this Act.

In French Ports in India the duty imposed on the British Consular Agents by Article V of the Convention printed in the third schedule hereto annexed shall be performed under such instructions as may be given by the Governor General in Council in this behalf.

67. All contracts of service made with labourers emigrating to French Colonies under this Act, except the contracts mentioned in clause four of Article IX and clause two of Article X of the said Convention, shall be made in India, and shall bind the Emigrant either to serve a person designated by name, or to serve a person to whom he is allotted by the proper authority on his arrival in the Colony to which he emigrates.

68. The contracts of service shall be in accordance with the terms of the said Convention,* and shall make provision for—
 Matters to be provided for in contract.

(1.) The duration of the engagement at the expiration of which the Emigrant shall receive a return-passage to India at the expense of the French Government, and the terms on which he may abandon or renounce his right to a free return-passage.

(2.) The number of days and hours of work.

(3.) The wages and rations as well as the rate of payment for extra work, and all the advantages promised to the Emigrant.

(4.) Gratuitous medical treatment for the Emigrant, except in cases where, in the opinion of the proper Government officer, his illness has arisen from his own misconduct.

(5.) In every contract of engagement there shall be inserted an exact copy of Articles IX, X, XX and XXI of the said Convention.

69. The Governor General in Council may, by order to be published in the *Gazette of India*, extend this Act to any other French Colony not expressly named herein, at which a British Consular Agent is established and to which the application of the said Convention shall be extended, and in such order may declare the probable length of the voyage to such Colony.

Such declaration shall have the same effect as if it formed part of this section.

70. Every Emigrant vessel sailing to a French Colony shall carry an European Surgeon and an Interpreter.
 Emigrant vessel to carry European Surgeon and Interpreter.

XIII.—PENALTIES.

71. Whoever, except under and in conformity with the provisions of this Act, makes any contract with any Native of India for labour to be performed in any place beyond British India to which emigration is not authorized under this Act, shall be deemed to have committed the offence specified in section three hundred and sixty-three of the Indian Penal Code; *
 For making unlawful contract of labour.

And whoever knowingly enables or assists any Native of India to emigrate to any such place, or aids in or abets the emigration of any Native of India to any such place, shall be deemed to have abetted the commission of that offence.

72. Whoever, not being a Recruiter duly licensed under this Act, acts or is employed as a Recruiter of labourers, or contrary to the provisions of this Act, enters into any contract with a Native of India for labour to be performed by such Native in any place beyond British India, shall be liable to a fine not exceeding five hundred rupees.
 For recruiting without being licensed.

73. Whoever, being a duly licensed Recruiter, removes any Emigrant whom he may engage in any district or place other than the towns of Calcutta, Madras or Bombay, from such district or place, without such
 For Recruiter failing to take engaged labourers before Magistrate or Protector.

Emigrant having appeared along with the Recruiter before a Magistrate in order that the Emigrant might be examined and registered;

and whoever removes any Emigrant whom he may engage in any one of the towns of Calcutta, Madras or Bombay, from such town, or to an emigration depôt, without such Emigrant having appeared with the Recruiter before the Protector of Emigrants in order that the Emigrant might be examined and registered;

and whoever by means of intoxication, violence, fraud, or false pretences induces any Native of India to enter into a contract for labour to be performed by him in any place to which emigration is lawful under this Act, or to proceed to any such place without having entered into any contract;

and whoever fails to supply any Emigrant whom he has engaged, and who is registered, with suitable food, or otherwise ill-treats such Emigrant on his journey to the depôt;

and whoever forwards, sends or conveys any such Emigrant otherwise than is provided in section thirty-two, or to any house or place in or near the Towns of Calcutta, Madras or Bombay, respectively, other than the depôt for the Emigrants for the place at which such Emigrant has contracted to labour,

shall be liable to a fine not exceeding five hundred rupees.

74. Whoever, being a duly licensed Recruiter, forwards or sends any Emigrant from the district or town in which he has entered into an engagement, to any emigration depôt, without such Emigrant having been duly registered in accordance with the provisions of sections twenty-seven and twenty-nine;

and whoever, being a duly licensed Recruiter, induces or knowingly permits any such Emigrant to leave such district or town, or to proceed to any emigration depôt, for the purpose of emigrating to any place, without the Emigrant being duly registered as aforesaid,

shall be liable to a fine not exceeding five hundred rupees.

75. Whoever, without lawful authority, issues any written order to the Police to assist himself or any other person to procure labourers to proceed to any place beyond British India, or falsely represents that such labourers are required by the Government, or are to be engaged on behalf of Government, shall be liable to a fine not exceeding five hundred rupees.
 For false representation of Government authority.

76. The Master of any vessel which has not been licensed as provided in section forty, knowingly receiving any Emigrant on board in order to convey such Emigrant to any place contrary to the provisions of this Act, shall be liable to imprisonment for a period not exceeding one year, and also to a fine not exceeding one thousand rupees for every such Emigrant received on board, and the vessel shall be liable to be forfeited.
 For receiving Emigrants in an unlicensed vessel.

77. If the Master of any vessel, at the port of Calcutta, the port of Madras, or the port of Bombay, clears such vessel for any place to which emigration is lawful under this Act, and takes on board any Emigrant without having fully complied with every particular required in sections forty-one and forty-two, he shall be liable to a fine not exceeding two hundred rupees for every Emigrant so taken on board.

78. If the Master of any vessel, after having cleared such vessel for any place to which emigration is lawful under this Act, takes on board any Emigrant without such Emigrant having been duly entered in the lists mentioned in sections forty-nine and fifty, and in the manner in those sections prescribed, he shall be liable to a fine not exceeding two hundred rupees for every Emigrant so taken on board.

79. If after having obtained a certificate in accordance with the provisions of section forty, the Master of any vessel cleared for any place to which emigration is lawful under this Act, fraudulently does, or suffers to be done, any act or thing whereby such certificate becomes inapplicable to the altered state of the vessel or other matter to which such certificate relates, he shall be liable to a fine not exceeding five thousand rupees, and he may also be sued on any bond which he may have executed in consideration of any license obtained for the vessel as originally described.

80. If the Master of a vessel sailing from the port of Calcutta, licensed under section forty and sailing with Emigrants on board, without reasonable excuse causes or allows his vessel to proceed from Garden Reach to sea, or to proceed any part of the distance between Garden Reach and sea, without his vessel being under tow of a competent steamer, or if such vessel has not left Garden Reach and proceeded on her voyage within the time prescribed in section fifty-two,

the Master of such vessel shall be liable to a fine not exceeding one thousand rupees.

81. All the powers vested by law in the officers of Customs in regard to the searching and detention of vessels, or otherwise, for the prevention of smuggling on board thereof, may be exercised by such officers for the prevention of the illegal embarkation of Emigrants on board vessels bound for any place to which emigration is lawful under this Act, and of other offences against this Act.

82. All prosecutions under this Act shall be instituted on information laid at the instance of an Emigration Agent, or of a Protector of Emigrants, or of an officer appointed for the purpose by the Local Government, before a Magistrate of Police, or before a Magistrate, according as they shall be instituted for offences committed within or for

offences committed beyond the limits of the towns of Calcutta, Madras and Bombay.

All fines imposed under this Act may be recovered, if for offences committed outside the limits of the said towns, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such towns in force for the time being.

XIV.—MISCELLANEOUS.

83. The probable length of the voyages to the places mentioned in section twenty-three, from Calcutta, Madras or Bombay respectively, shall, for the purposes of this Act, and in the case of sailing vessels, be deemed to be as follows:—

FROM CALCUTTA:—

To Mauritius, Seychelles and Réunion	Between the months of April and October inclusive, ten weeks; and between the months of November and March inclusive, eight weeks.
To Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, St. Kitts and St. Croix, Martinique, Guadeloupe and its dependencies	Twenty weeks.
To French Guiana	Twenty-six weeks.
To Natal	Twelve weeks.

FROM MADRAS:—

To Mauritius, Seychelles and Réunion	Between the months of April and October inclusive, seven weeks; and between the months of November and March inclusive, six weeks.
To Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, St. Kitts, St. Croix, Martinique, Guadeloupe and its dependencies, and French Guiana	Nineteen weeks.
To Natal	Ten weeks.

FROM BOMBAY:—

To Mauritius, Seychelles and Réunion	Between the months of April and September inclusive, five weeks; and between the months of October and March inclusive, six weeks.
To Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, St. Kitts, St. Croix, Martinique, Guadeloupe and its dependencies, and French Guiana	Nineteen weeks.
To Natal	Ten weeks.

In the case of vessels propelled either wholly or in part by steam the Local Government may, by

notification in the Official *Gazette*, fix, for the purposes of this Act, the probable length of the voyages aforesaid.

84. Every notification under section twenty-four shall state the probable length of the voyages from Calcutta, Madras and Bombay, respectively, to every place to which emigration is thereby authorized, and thereupon such period shall, for the purposes of this Act, be taken to be the probable length of such voyage.

85. The Local Government may from time to time authorize any person invested with the powers of a Magistrate, as defined in the Code of Criminal Procedure, to perform the duties and exercise the powers by this Act assigned to and conferred on the Magistrate of the District.

Every person so authorized shall in all respects for the purposes of this Act be deemed to be included in the words "the Magistrate."

86. Nothing in this Act or in any rule to be made by the Governor General in Council under section sixty-one shall apply to any vessel in the service of the Lords Commissioners of the Admiralty, or to any of Her Majesty's vessels.

THE FIRST SCHEDULE.

(See section 2.)

Number and year.	Title.
XLVI of 1860..	To authorize and regulate the Emigration of Native Labourers to the French Colonies.
VII of 1862 ...	To amend Act XLVI of 1860 (to authorize and regulate the Emigration of Native Labourers to the French Colonies.)
XIII of 1864 ...	To consolidate and amend the laws relating to the Emigration of Native Labourers.
VI of 1869 ...	To amend the law relating to the Emigration of Native Labourers.
VI of 1870 ...	To enable the Governor General in Council to increase the fee payable under section thirty-one of the Emigration Act.

THE SECOND SCHEDULE.

(See section 19.)

Office of the Protector of Emigrants at the Port of
A B is hereby licensed under the Indian Emigration Act, 1871, to be a Recruiter for engaging persons to proceed to for the purpose of labouring for hire.
This license will be in force for one year only from this date.

Dated the day of

(Signed) C. D.,

Protector of Emigrants.

THE THIRD SCHEDULE.

(See sections 66, 67 and 68.)

Convention between Her Majesty and the Emperor of the French relative to the Emigration of Labourers from India to the French Colonies, with an additional article thereto annexed.

Signed at Paris, July 1861.

[Ratifications exchanged at Paris, July 30th, 1861.]

His Majesty the Emperor of the French having made known, by a declaration dated this day (1st July 1861) his resolution to put an end to the recruitment upon the coast of Africa of negro labourers by means of redemption; and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland desiring, in consequence, to facilitate the immigration of free labourers into the French Colonies, their said Majesties have resolved to conclude a Convention destined to regulate the recruitment of such labourers in the British territories in India. For this purpose they have named as their Plenipotentiaries:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Most Honourable Henry Richard Charles Earl Cowley, Her Majesty's Ambassador Extraordinary and Plenipotentiary to the Emperor of the French;

And His Majesty the Emperor of the French, M. Edouard Antoine Thouvenel, Senator, His Minister and Secretary of State for the Department of Foreign Affairs;

Who, after having communicated to each other their respective full powers, found in due form, have agreed upon the following Articles:—

ARTICLE I.

The French Government shall be at liberty to recruit and engage labourers for the French Colonies in the Indian Territories belonging to Great Britain, and embark Emigrants, being subjects of Her Britannic Majesty, either in British or French Ports in India, under the conditions hereinafter stipulated.

ARTICLE II.

The French Government shall entrust the direction of its operations in every centre of recruitment to an Agent chosen by itself.

These Agents must be approved by the British Government.

Such approval is assimilated, with regard to the right of granting and withdrawal, to the Exequatur given to Consular Agents.

ARTICLE III.

This recruitment shall be effected conformably to the regulations which now exist, or may hereafter be established, for the recruitment of labourers for British Colonies.

ARTICLE IV.

The French Agent shall, with regard to the operations of recruitment which are intrusted to him, enjoy for himself and for the persons whom he may employ, all the facilities and advantages afforded to the Recruiting Agents for British Colonies.

ARTICLE V.

The Government of Her Britannic Majesty shall appoint in those British Ports where Emigrants may be embarked, an Agent who shall be specially charged with the care of their interests.

In French Ports the same duty with regard to Indian subjects of Her Britannic Majesty shall be confided to the British Consular Agent.

Under the term "Consular Agents" are comprised Consuls, Vice-Consuls, and all other Commissioned Consular Officers.

ARTICLE VI.

No Emigrant shall be embarked unless the Agent described in the preceding Article shall have been enabled to satisfy himself, either that the Emigrant is not a British subject or, if a British subject, that his engagement is voluntary, that he has a perfect knowledge of the nature of his contract, of the place of his destination, of the probable length of his voyage, and of the different advantages connected with his engagement.

ARTICLE VII.

The contracts of service, with the exception provided for by section 4 of Article IX, and by section 2 of Article X, shall be made in India, and shall either bind the Emigrant to serve a person designated by name, or to serve a person to whom he shall be allotted by the proper authority on his arrival in the Colony.

ARTICLE VIII.

The contracts shall, moreover, make stipulation for:—
1. The duration of the engagement, at the expiration of which the Emigrant shall receive a return-passage to India

at the expense of the French Government, and the terms on which it will be competent to him to abandon or renounce his right to a free return-passage.

2. The number of days and hours of work.

3. The wages and rations, as well as the rate of payment for extra work, and all the advantages promised to the Emigrant.

4. Gratuitous medical treatment for the Emigrant, except in cases where, in the opinion of the proper Government officer, his illness shall have arisen from his own misconduct.

In every contract of engagement there shall be inserted an exact copy of Articles IX, X, XX and XXI of the present Convention.

ARTICLE IX.

1. The duration of the Immigrant's engagement shall not be more than five years. In case, however, he shall be proved to have absented himself from work, he shall be bound to serve a number of days equal to the time of his absence.

2. At the expiration of that period, every Indian who shall have attained the age of ten years at the time of his departure from India, shall be entitled to a return-passage at the expense of the French Government.

3. If he can show that his conduct has been regular, and that he has the means of subsistence, he may be allowed to reside in the Colony without any engagement; but from that time he will lose his right to a free return-passage.

4. If he consents to contract a new engagement, he will be entitled to a bounty, and will retain his right to a return-passage at the expiration of this second engagement.

The right of the Immigrant to a return-passage extends to his wife, and to his children who quitted India under the age of ten years, as well as to those born in the Colonies.

ARTICLE X.

The Immigrant shall not be bound to work more than six days in seven nor more than nine hours and a half a day.

The conditions of task-work and every other kind of regulation for work, shall be freely arranged with the labourer. The obligation to provide, on holidays, for the care of animals and the necessities of daily life, shall not be considered as work.

ARTICLE XI.

In British Ports, the arrangements which precede the departure of the Emigrants shall be conformable to those prescribed by the regulations for the British Colonies.

In French Ports, the Emigration Agent or his deputies shall, on the departure of every Emigrant ship, deliver to the British Consular Agent a nominal list of the Emigrants who are subjects of Her Britannic Majesty, with a description of their persons, and shall also communicate to him the contracts of which he may require copies.

In such case, only one copy shall be given of all contracts of which the provisions are identical.

ARTICLE XII.

In the Ports of embarkation, the Emigrants who are subjects of Her Britannic Majesty shall be at liberty, conforming to the regulations of Police relative to such establishments, to leave the depôts, or other place in which they may be lodged, in order to communicate with the British Agents, who, on their part, may at any reasonable hour visit the places in which the Emigrants, subjects of Her Britannic Majesty, are collected or lodged.

ARTICLE XIII.

Emigrants may leave India for the Colonies to the East of the Cape of Good Hope at all times of the year.

For other Colonies they may leave only from the first of August to the fifteenth of March. This arrangement applies only to sailing vessels; vessels using steam-power may leave at any time of the year.

Every Emigrant sailing from India for the Antilles, between the first of March and the fifteenth of September, shall receive at least one double blanket over and above the clothing usually allowed to him, and may make use of it so long as the vessel is outside of the Tropics.

ARTICLE XIV.

Every Emigrant vessel must carry an European Surgeon and an Interpreter.

The Captains of Emigrant vessels shall be bound to take charge of any despatch which may be delivered to them by

the British Agent at the Port of embarkation for the British Consular Agent at the Port of destination and to deliver it to the Colonial Government immediately after his arrival.

ARTICLE XV.

In every vessel employed for the conveyance of Emigrants subjects of Her Britannic Majesty, the Emigrants shall occupy, either between decks, cabins on the upper deck or in firmly secured and entirely covered in, a space devoted to their exclusive use. Such cabins and space between decks shall in every part have a height of not less than five feet and a half.

No compartment shall take more than one adult Emigrant for every cubic space of seventy two feet in the Presidency of Bengal and at Chandernagore, and for every cubic space of sixty feet in other French Ports, and in the Presidencies of Bombay and Madras.

An Emigrant above the age of ten years shall count as an adult, and two children from one to ten years of age shall count as one adult.

A place shall be fitted up for a hospital in every Emigrant ship.

Women and children shall occupy compartments of the vessel distinct and separate from those of the men.

ARTICLE XVI.

Each shipment of Emigrants shall include a proportion of women equal to at least one-fourth of the number of men. After the expiration of three years, the numerical proportion of women shall be raised to one-third; after two years more, it shall be raised to one-half; and after a further period of two years, the proportion shall be the same as may be fixed for the British Colonies.

ARTICLE XVII.

The British Agents at the embarkation shall have, at all reasonable times, the right of access to every part of the ship which is appropriated to the use of Emigrants.

ARTICLE XVIII.

The Governors of the French establishments in India shall make such administrative regulations as may be necessary to ensure the complete execution of the preceding stipulations.

ARTICLE XIX.

On the arrival of an Emigrant ship in any French Colony, the Government shall cause to be transmitted to the British Consular Agent any despatches which it may have received for him, together with—

1. A nominal list of all labourers disembarked who are subjects of Her Britannic Majesty.

2. A list of the deaths or births which may have taken place during the voyage.

The Colonial Government shall take the necessary measures to enable the British Consular Agent to communicate with the Emigrants before their distribution in the Colony.

A copy of the "List of distribution" shall be delivered to the Consular Agent.

He shall be informed of all deaths and births which may occur during the period of engagement, as well as of all changes of employer, and of all departures on a return-passage.

Every fresh engagement, or act of renunciation of the right to a free return-passage, shall be communicated to the Consular Agent.

ARTICLE XX.

All Immigrants, being subjects of Her Britannic Majesty, shall, in the same manner as other subjects of the British Crown, and conformably to the ordinary rules of international law, enjoy, in the French Colonies, the right of claiming the assistance of the British Consular Agents; and no obstacle shall be opposed to the labourer's resorting to the Consular Agent and communicating with him; without prejudice, however, to the obligations arising out of his engagement.

ARTICLE XXI.

In the distribution of labourers no husband shall be separated from his wife, nor any father or mother from their children under fifteen years of age. No labourer shall be required to change his employer without his own consent, unless he be transferred to the Government, or to the person who has acquired the property on which he is employed.

Immigrants who may become permanently incapable of work, either by sickness or by any other cause beyond their

own control, shall be sent back at the expense of the French Government, whatever time may still be wanting to entitle them to a free return-passage.

ARTICLE XXII.

All operations of immigration may be carried on in the French Colonies by French or British vessels without distinction.

British vessels which may engage in those operations shall be bound to conform to all the measures of Police, health, and equipment which may apply to French vessels.

ARTICLE XXIII.

The labour regulations of Martinique shall serve as the basis for all the regulations of the French Colonies into which Indian Emigrants, subjects of Her Britannic Majesty, may be introduced.

The French Government engages not to introduce into those regulations any modification, the result of which would be to place the said Indian subjects in an exceptional position, or to impose upon them conditions of labour more stringent than those prescribed by the said regulations.

ARTICLE XXIV.

The present Convention applies to emigration to the Colonies of Réunion, Martinique, Guadeloupe and its dependencies, and Guiana.

It may hereafter be applied to immigration to other Colonies in which British Consular Agents shall be established.

ARTICLE XXV.

The provisions of the present Convention relative to the Indian subjects of Her Britannic Majesty shall apply to the Natives of every Indian State which is under the protection or political control of Her said Majesty, or of which the Government shall have acknowledged the supremacy of the British Crown.

ARTICLE XXVI.

The present Convention shall begin to take effect on the first of September 1861, and shall continue in full force for three years and a half. It shall remain in full force, if notice for its termination be not given in the course of the month of September of the third year, and then notice can be given only in the course of the month of September of each succeeding year.

In case of notice being given for its termination, it shall cease eighteen months afterwards.

Nevertheless the Governor General of British India in Council shall, in conformity with the Act of the 19th of September, 1856, relative to immigration to British Colonies, have the power to suspend at any time emigration to any one or more of the French Colonies, in the event of his having reason to believe that in any such Colony proper measures have not been taken for the protection of the emigrants immediately upon their arrival or during their residence therein, or for their safe return to India, or to

provide a return-passage to India for any such emigrants at or about the time at which they are entitled to such return-passage.

In case, however, the power thus reserved to the Governor General of British India should at any time be exercised, the French Government shall have the right immediately to terminate the whole Convention, if they should think proper to do so.

But in the event of the determination of the present Convention, from whatever cause, the stipulations relative to Indian subjects of Her Britannic Majesty introduced into the French Colonies shall be maintained in force in favour of the said Indian subjects, until they shall either have been sent back to their own country, or have renounced their right to a return-passage to India.

ARTICLE XXVII.

The present Convention shall be ratified, and the ratifications shall be exchanged at Paris in four weeks, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Paris, the 1st day of July, in the year of our Lord one thousand eight hundred and sixty-one.

(L. S.) COWLEY.

(L. S.) THOUVENEL.

ADDITIONAL ARTICLE.

His Majesty the Emperor of the French having stated that, in consequence of the order which he gave long ago that no more African Emigrants should be introduced into the Island of Réunion, that Colony has, since last year, had to obtain labourers from India and China; and Her Britannic Majesty having, by a Convention signed on the 25th of July 1860, between Her Majesty and His Majesty the Emperor of the French, authorized the Colony of Réunion to recruit six thousand labourers in her Indian possessions, it is agreed that the Convention of this date shall take effect forthwith, with regard to the said Colony of Réunion.

The present Additional Article shall have the same force and validity as if it were inserted, word for word, in the Convention signed this day. It shall be ratified, and the ratifications shall be exchanged at the same time as those of the Convention.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Paris, the 1st of July 1861.

(L. S.) COWLEY.

(L. S.) THOUVENEL.

WHITLEY STOKES,

Secy. to the Govt. of India.

The following Bill is published for general information, by order of His Excellency the Governor General, under the 19th of the Rules for the Conduct of Business at Meetings of the Council of the Governor General of India for the purpose of making Laws and Regulations:—

No. 12 of 1871.

THE INDIAN INCOME TAX BILL.

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A BILL FOR IMPOSING DUTIES ON INCOME.

For the purpose of imposing duties on income arising from offices, property, professions and trades; It is hereby enacted as follows:—

PART I.

PRELIMINARY.

Short title.

1. This Act may be called "The Indian Income Tax Act."

Local extent.

It extends to the whole of British India;

Commencement of Act.

It shall come into force on the first day of April 1871.

Repeal of Act XVI of 1870.

2. On and from the said day, Act No. XVI of 1870 shall be repealed:

Provided that such Act shall continue in force until the first day of April 1872

(a) as to taxes due thereunder, and

(b) as to assessments which ought to have been made thereunder, but which have not hitherto been made and completed.

The references made in the Court Fees Act, Schedule II, to the Indian Income Tax Act shall be deemed to be made to this Act.

3. In this Act—unless there be something repugnant in the subject or context—

"Income" means income and profits accruing and arising in British India.

"Magistrate" means any person exercising the powers of a Magistrate, or of a Subordinate Magistrate of the First Class, and includes a Magistrate of Police and a Justice of the Peace:

"Company" means an Association carrying on business in British India whose stock or funds is or are divided into shares and transferable, whether such Company be incorporated or not, and whether its principal place of business be situate in British India or not:

"Firm."

"Firm" includes a Hindú undivided family:

"Person."

"Person" includes a firm:

"Defaulter."

"Defaulter" includes a firm making default under this Act:

"Rackrent" means the full rent or value at which lands or houses are worth to be let for the year.

"Rackrent."

In the case of any Company or Municipal or other public Body or Association not being a Com-

"Collector."

pany, "Collector" means the Collector of Land Revenue of the place or district at or in which its principal place of business in British India is situate. And in the case of any person chargeable under this Act, "Collector" means the Collector of Land Revenue of the place or district at or in which such person resides.

4. Nothing in this Act applies to the pay and allowances of officers, warrant officers, non-commissioned officers and privates of Her Majesty's Forces or of Her Majesty's Indian Forces, who are not in Civil employment, when such pay and allowances do not exceed five hundred rupees per mensem;

or to any moveable or immoveable property solely employed for religious or charitable public purposes.

And no member of a firm which is for the time being chargeable under this Act shall, as such, be chargeable under this Act.

5. The Governor General in Council may from time to time, by order, wholly exempt from the operation of this Act the whole or any part of the income and profits of any tribe or class of persons in British India.

The Governor General in Council may revoke any such order.

All orders and revocations made under this section shall be published in the *Gazette of India*.

PART II.

DUTIES ON OFFICES.

6. A duty of two pies for every rupee shall be levied in respect of every office or employment of every

Duties on offices.

profit in British India under Government or under a Company or a Municipal or other public Body or Association not being a Company,

and upon every salary, annuity or pension paid in British India by Government or by a Company or by a Municipal or other public Body or Association not being a Company to any person residing in British India or serving on board a ship plying to and from British Indian ports, whether on account of himself or another person.

7. No income amounting to less than sixty-two rupees eight annas per mensem shall be chargeable under this Part.

8. In the case of every person holding any paid office, employment or commission under Her Majesty or under the Government of India, or under any Local Government, or receiving any annuity or pension from Her Majesty or any such Government,

Deduction in case of Government officials and pensioners.

the duty to which he is liable under this Part shall be deducted from his pay, annuity or pension at the time of payment by the Examiner of Claims or other proper officer, and shall be deemed to be a tax paid under this Act.

9. In the case of every person holding a paid employment under or receiving any annuity or pension from any Company, or any Municipal or other public

Deduction in case of servants and pensioners of Companies and Municipalities.

Body or Association not being a Company, the duty to which he is liable under this Part shall be deducted from his pay, annuity or pension at the time of payment by the Treasurer or other officer whose duty it is to make such payments, and shall be deemed to be a tax payable under this Act.

Every such Treasurer or other officer shall, as soon as may be after making such deductions, pay to the credit of the Government of India, or as such Government from time to time directs, the amount of such deductions and shall be answerable to such Government for such payment.

Every Company, public Body or Association, Treasurer or other officer as aforesaid is hereby indemnified for all deductions and payments made in pursuance of this section.

The Treasurer, Secretary or principal Agent or Manager of every such Company and public Body or Association shall prepare, and, on or before the thirtieth day of April in each year, deliver, to the Collector, in such form as may be prescribed by the Governor General in Council, a return in writing showing the names of every person holding at the date of the said return a paid employment under or receiving a pension or annuity from the Company or Body or Association whose pay or pension or annuity as such amounts to sixty-two rupees, eight annas per mensem or upwards, together with the salaries, annuities or pensions payable by the Company or public Body or Association to all such persons respectively.

10. Whenever the duty leviable under this Part in April 1871 is not deducted at the time of payment in that month from the pay, annuity or pension chargeable therewith, it shall be deducted from such pay, annuity or pension at some subsequent time of payment.

PART III.

COMPANIES.

11. The Treasurer, Secretary or principal Agent or Manager in India of every Shipping Companies. Company shall, in the case of a Shipping Company trading between British India and any other country, pay to Government in respect of one moiety of the nett profits made by each of the ships of such Company engaged in such trade, during the year ending on the day on which the Company's accounts shall have been last made up, the duty of two pies in the rupee,

and in the case of every other Company pay to Other Companies. Government in respect of the whole of the nett profits made in British India by such Company during the year ending on the day on which the Company's accounts shall have been last made up, the duty of two pies in the rupee,

and shall prepare, and, on or before the thirtieth day of April in each year, deliver, to the Collector, a Statement of result of accounts. statement in writing signed by him showing the result of such accounts.

12. If in the case of any Company no Annual return of nett profits. such accounts have been made up within any year ending on the thirty-first day of March, the Treasurer, Secretary or principal Agent or Manager of such Company shall prepare, and,

on or before the next following thirtieth day of April, deliver to the Collector a return in writing signed by him and stating the nett profits made by such ships or by the Company (as the case may be) during the year ending on the said thirty-first day of March.

13. Whenever the Collector has reason to believe that any statement or return mentioned in section eleven or section twelve is incorrect or incomplete, he may cause a notice to be served on the Treasurer, Secretary, Agent or Manager by whom such statement or return was delivered, requiring him, on or before a day to be mentioned in the notice, to attend at the Collector's office and to produce for the inspection of the Collector such of the accounts of the Company as refer to the year mentioned in section eleven or section twelve (as the case may be) and as are in the possession or power of such Treasurer, Secretary, Agent or Manager.

The Collector shall thereupon make an order determining the amount at which the company shall be assessed under this Part, and, subject to the provisions hereinafter contained, such sum shall be payable accordingly.

14. Every such Treasurer, Secretary, Agent or Manager is hereby indemnified for all payments made in pursuance of section eleven or section thirteen.

PART IV.

DUTIES ON INTEREST ON GOVERNMENT SECURITIES.

15. A yearly duty of two pies in the rupee shall be levied upon all interest on securities of the Government of India.

16. Every person empowered to pay such interest shall deduct the duty at the place where the interest is paid,

and shall, as soon as may be after making such deduction, pay the same to the credit of the Government of India, or as such Government from time to time directs,

and shall be answerable to the Government of India for such payment.

PART V.

DUTIES ON ALL OTHER INCOME AND PROFITS.

17. A yearly duty shall be levied in accordance with the first Schedule hereto annexed upon all income not charged under Parts II, III, IV, chargeable under Part II, Part III, or Part IV of this Act.

18. The trustee, guardian, curator, or committee of any infant, married woman subject to the law of England, lunatic, or idiot, and having the control of the property of such infant, married woman, lunatic, or idiot, whether such infant, married woman, lunatic or idiot resides in British India or not, shall, if the infant, married woman, lunatic or idiot be chargeable under this Part, be chargeable with the said duty in like manner and to the same amount as would be charged to such infant if of full age, or to such married woman if she were

sole, or to such lunatic or idiot if he were capable of acting for himself.

Any person not resident in British India, whether a subject of Her Majesty or not, being in receipt, through an agent, of any income chargeable under this Part, shall be chargeable in the name of such agent in the like manner and to the like amount as he would be charged if resident in British India and in actual receipt of such income.

19. Every trustee, guardian, curator, committee or agent shall, when required by the Collector, deliver a statement signed by him, of the amount of the income in respect whereof he is chargeable on account of such infant, married woman, lunatic, idiot or non-resident, together with a declaration of the truth of the statement.

The Collector shall have power to serve a notice upon any person whom he has reason to believe to be a trustee, guardian, curator, committee or agent requiring him to deliver on or before a day to be specified in the notice a statement signed by him of the names of the persons for or of whom he is trustee, guardian, curator, committee or agent.

20. Receivers or Managers appointed by any Court in India, the Courts of Wards, the Administrators General of Bengal, Madras and Bombay, and the Official Trustees, shall be chargeable under this Act in respect of all income officially in their possession or under their control.

21. When any trustee, guardian, curator or committee, or agent is assessed under this Act in such capacity;

or when any receiver or manager appointed by any Court, Court of Wards, Administrator General, or Official Trustee is assessed under this Act in respect of the income and profits officially received by him;

every person and Court so assessed may, from time to time, out of the money coming to his or its possession as such trustee, guardian, curator, committee or agent, or as such receiver, manager, Court of Wards, Administrator General or Official Trustee, retain so much as shall be sufficient to pay the amount of the assessment.

Every such person and Court is hereby indemnified for every retention and payment made in pursuance of this Act.

22. Owners of lands or of houses occupying the same shall be chargeable in respect of the annual value thereof at the rackrent at which such lands or houses are worth to be let for the year.

23. In the case of every person chargeable under this Part whose annual income or profits is or are in the Collector's opinion, shall, on four thousand rupees or upwards, the Collector shall, and in the case of every other person so chargeable, the Collector may

cause a notice to be served on him requiring him to fill in a return of his income during the three years ending on the thirty-first day of December next before the date of the notice, and to state in such return the period during which such income has actually accrued.

Such notice shall be in the form to be prescribed by the Governor General in Council, and shall specify the day by which the return is to be made, and the place of the Collector's office at which the return is to be made.

Every such notice shall be signed by the Collector.

The form of the return shall accompany the notice.

24. Every person on whom such notice is served shall send to or deliver at the Collector's office the return duly filled in and signed by him.

A declaration shall be added by such person at the foot of the return, (a) that the income stated therein is truly estimated on all the sources therein mentioned, (b) that it has actually accrued within the period therein stated, and (c) that he has no other source of income.

25. Every person, when required so to do by a notice in the form to be prescribed by the Governor General in Council shall, within the period mentioned in such notice, prepare and deliver to the Collector a list containing, to the best of his belief, the name of every lodger or inmate resident in his dwelling-house, and of any other persons receiving salary or emoluments amounting to sixty-two rupees eight annas per mensem or upwards, employed in his service, whether resident in such dwelling-house or not, and the place of residence of such of them as are not resident in such dwelling-house, and also of any such lodger or inmate who has any ordinary place of residence elsewhere, at which he is liable under this Act to be assessed, and who desires to be so assessed at such place.

Such lists shall be signed by the persons respectively delivering the same, and shall be prepared in the form to be prescribed as aforesaid.

26. The Collector shall from time to time determine what persons are chargeable under this Part, and the amount at which every such person shall be assessed,

and in making such assessment income exempted under section seven shall be treated as chargeable under this Part.

27. Every such assessment shall be made upon an average of such person's income for three years ending on the thirty-first day of December next before the

date of the assessment, and such average shall be computed upon the period during which the income has actually accrued.

In the case of a person for the first time becoming chargeable under this Part within the year of assessment, the assessment shall be made according to an average of his income for such period as the Collector shall, under the circumstances, direct.

28. The Collector shall cause a notice to be served on every person chargeable under this Part, stating—

Notice to persons chargeable.

(1).—The name and the profession, trade or other source of the income of such person, or in respect of which he is chargeable :

(2).—The year or portion of the year for which the duty is to be paid :

(3).—The place or places, district or districts, where such income accrues ; and

(4).—The amount to be paid ;

and requiring him within fifteen days from the date of the service either to pay such amount or to apply to the Collector to have the assessment reduced or cancelled.

29. Such amount shall be paid to the Collector, or, who shall give a receipt for such payment to the person making the same :

Officer to give receipts.

Provided that, if such income accrues at or in more than one place or district, the receipt shall be granted and payment made by and to the Collector for the place or district at or in which the person mentioned in the notice resides, or (in the case of a firm) at or in which its principal place of business in British India is situate.

Every such receipt shall be signed by the Collector granting it, or by such other officer as he shall from time to time empower in this behalf, and such signature shall be judicially noticed.

Contents of receipt.

30. Every such receipt shall specify—

(1).—The name and source or sources of the income of the person by or on whose behalf the duty is paid :

(2).—The year or portion of the year for which the duty is paid :

(3).—The amount paid, and the date of payment ; and

(4).—The place or places, district or districts, where the income accrues ;

and shall be admissible as *prima facie* proof of all matters contained therein.

PART VI.

PETITIONS AND APPEALS AGAINST ASSESSMENTS.

31. Any person objecting to the amount at which he is assessed, or denying his liability to be assessed under Part V, may within the period mentioned in the notice mentioned in section twenty-eight, or if the Collector is satisfied that the objector has not received such notice, then at any time within one month from the expiration of such period, apply by petition to the Collector in order to establish his right to have the assessment reduced or cancelled :

Provided that no person who shall have been served with a notice under section twenty-three shall be entitled to apply by petition under this section unless he shall have made the return required in such notice on or before the day therein mentioned, or unless he shall satisfy the Collector that he had a sufficient excuse for not making such return.

Proviso.

The petition shall be in the form contained in the schedule hereto annexed, or as near thereto as circumstances admit, and the statements therein contained shall be verified by the petitioner or some other competent person in manner required by law for the verification of plaints.

Form and verification of petition.

32. The Collector shall fix a day for the hearing of the petition, and, on the day so fixed, or on the day (if any) to which he has adjourned such hearing, shall hear such petition and pass his order thereon.

Such order may be in favour of the petitioner, or it may simply reject the petition, or it may reject the petition and enhance the petitioner's assessment to an amount to be specified in the order.

If the order be in favour of the petitioner, the Collector shall at once refund the fee on the petition.

If the order simply reject the petition or reject the petition and enhance the petitioner's assessment, the petitioner shall within one week from the passing of the order pay the amount mentioned in the said notice or in the order of enhancement (as the case may be).

33. Any person dissatisfied with any order under section fourteen or section thirty-two may, within fifteen days from the date thereof, on payment of the sum assessed or to which the assessment was enhanced, present a petition of appeal to the Commissioner of Revenue of the Division, whose order upon such appeal shall be final.

Such order may be in favour of the petitioner, or it may simply reject the petition, or it may reject the petition and enhance the assessment to an amount to be specified in the decision.

If the order rejects the petition and enhances the assessment, the petitioner shall within one week from the passing of the order pay the amount mentioned in the order of enhancement.

Every petition presented under this section shall be accompanied by a copy of the petition to the Collector, and a copy of the Collector's order thereon and a list of the documents (if any) on which the appellant relies.

Copies of petition and order exempt from fees.

Neither of such copies shall be chargeable under the Court Fees Act.

When the decision on such appeal is in favour of the petitioner, the value of the fee on his petition of appeal, and (where he has presented a petition to the Collector) the fee on such petition, together with the excess paid by him, or (when the decision is that the petitioner, or the Company which he represents, is not chargeable under this Act) the whole sum so paid, shall at once be refunded.

Return of fees and excess.

34. The Collector or Commissioner may summon any person whom he thinks able to give evidence for the purpose of enabling him to determine how the petitioner, or the Company which he represents, should be assessed, and

Power to summon persons to give necessary information.

may examine on oath the person so summoned and the petitioner, and may require each of them to produce any documents in his possession or power relating to the sources of the income in question.

35. Whenever the Collector has reason to believe that, in assessing any person under this Act, any source of income not specified in the receipt granted to him under section twenty-nine has been overlooked, which source, if it had then been known to exist, would have increased the assessment, the Collector may cause a further notice to be served on such person, stating the amount to be paid in respect of such source.

The provisions contained in sections twenty-eight to thirty-four (both inclusive) shall apply to such notice and regulate the procedure thereunder.

36. No Advocate, Pleader, or other legal practitioner shall be allowed to appear or plead on behalf of any other person on the hearing of any petition or appeal under this Part.

PART VII.

PAYMENT AND RECOVERY OF TAX.

37. All taxes under this Act, except when they are deducted under section eight or section nine, shall be payable on the first day of April in this and every subsequent year:

Provided that the amount so payable may be paid by two equal instalments: the first instalment to be paid on some day not later than fifteen days after service of the notice mentioned in section twenty-three upon the person paying the same, and the second instalment on the first day of October.

38. If the Collector has caused a notice to be served on any person liable to pay the said second instalment and requiring him within seven days from the date of the service to pay the amount of such instalment (mentioning it), and if the person so served does not within that period pay such amount as required by the said notice, a sum not exceeding twice the amount so mentioned may be recovered from him in manner hereinafter mentioned.

39. In any case of default under this Act, the Collector may, if a notice has been served on the defaulter requiring him to pay, within fifteen days from the date of the service, the amount of the tax or instalment due by him under this Act, recover a sum not exceeding double the amount of such tax or instalment.

Every such sum shall be recoverable as if it were an arrear of land-revenue:

Provided that where any person has presented a petition under section thirty-one, such sum shall not be recoverable from him unless, within one week from the passing of the order thereon, he fails to pay the amount (if any) required by such order.

On the recovery of such sum from the defaulter, the Collector shall grant him a receipt without any further payment.

Every such receipt shall bear date from the recovery of the amount, and, save as aforesaid, the provisions of this Act relating to receipts shall apply to receipts granted under this section.

40. If within or at the end of the year for which any computation under Part V has been made, the person assessed proves to the satisfaction of the Collector, that his income during such year fell short of the sum so computed, the Collector may cause the assessment made for such year to be amended as the case requires, and if the sum assessed has been paid, may refund the sum overpaid.

In case any person assessed under Part V ceases to exercise the profession, or to carry on the trade, in respect whereof such assessment was made, or dies or becomes insolvent before the end of the year for which the assessment was made, or is, from any other specific cause, deprived of or loses the income on which the computation was made,

he or his representative in interest may apply to the Collector within three months after the end of such year, and on proof thereof to his satisfaction, the Collector shall amend the assessment as the case may require, and give such relief to the person charged or his representative in interest as is just, and in cases requiring it, the Collector shall refund such sum as has been overpaid on the assessment amended or vacated.

PART VIII.

PENALTIES.

41. Every Treasurer, Secretary, Agent, Manager or other person failing to make any payment or deduction, or to prepare and deliver any return required by section nine or section sixteen,

or failing to make any payment or to prepare and deliver in due time any statement or return required by section eleven,

and every trustee, guardian or curator, committee or agent failing to deliver any statement or declaration required by section nineteen, shall, for every day during which such default continues, be fined, on conviction before a Magistrate, ten rupees.

The Commissioner of the Division shall have power to remit wholly or in part any penalty imposed under this section.

42. Whoever makes a statement in any declaration or list made or delivered under section twenty-four or twenty-five, which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have committed the offence described in section one hundred and seventy-seven of the Indian Penal Code.

Whoever makes a statement in any petition presented under section thirty-one which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.

43. No person shall be proceeded against for any offence under section forty-one or section forty-two except at the instance of the Collector.

44. In sections one hundred and ninety-three and two hundred and twenty-eight of the Indian Penal Code, the words "judicial proceeding" shall be taken to include any proceeding under this Act.

PART IX.

MISCELLANEOUS.

45. Subject to the provisions of section thirty-three, every order made under this Act shall be final and conclusive, and the proceedings of the Collector or Commissioner of Revenue shall not be removeable into any Court, or be subject to revision.

46. All or any of the powers and duties conferred and imposed by this Act on a Collector and on a Commissioner of Revenue may be exercised and performed by such other officers or persons as the Local Government shall from time to time appoint in this behalf.

47. Service of any notice under this Act shall be made by delivering or tendering a copy thereof under the signature of the Collector.

Whenever it may be practicable, the service of the notice shall be on the person therein named, or, in the case of a firm, on some member thereof.

When such person or member cannot be found the service may be made on any adult male member of his family residing with him; and if no such adult male member can be found, the serving officer shall fix the copy of the notice on the outer door of the house in which the person or firm therein named ordinarily dwells or carries on business.

48. When any Company or firm has several places of business in the territories subject to different Local Governments, the Governor General in Council shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be the principal place of business, and when any Company has several Agents or Managers, which of them shall, for the purposes of this Act, be deemed to be the principal Agent or Manager.

When any person has several places of residence in the territories subject to different Local Governments, the Governor General in Council shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be his residence, and when any person has several places of residence in the territories subject to a single Local Government, such Government shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be his residence.

The powers given by this section may be delegated to and exercised by such officers as the Governor General in Council or the Local Government, as the case may be, shall from time to time appoint in this behalf.

49. The Governor General in Council may from time to time (a) prescribe forms for the returns, notices and lists herebefore mentioned, (b) make rules consistent with this Act for the guidance of officers in matters connected with its enforcement, and (c) delegate to any Local Government the powers given by this section, clause (b), so far as regards the territories subject to such Government.

Power to prescribe forms and make rules.

Governor General in Council empowered to make rules.

(c) delegate to any Local Government the powers given by this section, clause (b), so far as regards the territories subject to such Government.

SCHEDULE I.

Duties.

Persons whose annual income shall be assessed at not less than		Rs.	750 but at less than	...	1,000 shall pay	Rs.	9 0 0
Ditto	...	"	1,000	" "	1,500	"	13 0 0
Ditto	...	"	1,500	" "	2,000	"	18 0 0
Ditto	...	"	2,000	"	two pies in the rupee.

SCHEDULE II.

Form of Petition under Section 31.

Stamp
eight annas.

TO THE COLLECTOR OF

The

day of

187

The petition of A. B. of

SHEWETH—

1.—That under the Indian Income Tax Act your petitioner has been assessed in the sum of twenty-seven rupees for the year commencing the first day of April 187

2.—That your petitioner's income and profits accruing and arising from [here specify petitioner's trade or other source or sources of income or profits and the place or places at which such income or profits accrues or arise] for the three years ending the thirty-first day of December 187 were rupees , as will appear from the documents of which a list is presented herewith.

3.—That such income and profits actually accrued and arose during a period of months and days. [Here state the exact number of months and days in which the income and profits accrued and arose.]

4.—That during the said three years your petitioner had no other income or profits.

Your petitioner therefore prays that he may be assessed accordingly, and that the value of the fee on this petition may be refunded [or that he may be declared not to be chargeable under the said Act, and that the value of the fee on this petition may be refunded].

(Signed) A. B.

Form of Verification.

I, A. B., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed) A. B.

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 3rd March 1871, and was referred to a Select Committee with instructions to make their report thereon in two months:—

No. 7 OF 1871.

A Bill to consolidate and amend the law relating to pensions and grants by Government of money or land-revenue.

For the purpose of consolidating and amending the law relating to pensions and grants by Government of money or land-revenue; It is hereby enacted as follows:—

I.—Preliminary.

Short title. 1. This Act may be called 'The Pensions' Act, 1871':
Extent of Act. It extends to the whole of British India;

And it shall come into force at the expiration of one month from the passing thereof.

2. The enactments mentioned in the schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule.

But all rules in regard to the payment of pensions and the identification of the persons entitled to receive them, made under any such enactment, shall be deemed to have been made under this Act so far as they are consistent herewith.

II.—Rights to Pensions.

3. No Civil Court shall take cognizance of suits to enforce claims to any pensions, or grants of money, or assignments of land-revenue, conferred or made by the British or any former Government.

4. Nothing in section three applies to pensions heretofore granted by Government, either wholly or in part as an indemnity for loss sustained by the resumption by a Native Government of lands held under sanads purporting to confer a right in perpetuity. Such pensions shall not be liable to resumption on the death of the recipient, but every such pension shall be capable of alienation and descent, and may be sued for and recovered in the same manner as any other property.

5. All persons claiming pensions or grants by Government of money or land-revenue shall prefer their claims to the Collector of the District, or Deputy Commissioner, or other officer authorized in this behalf by the Local Government, and such officer shall dispose of such claims in accordance with such rules as the Chief Revenue Authority may, subject to the general control of the Local Government, from time to time prescribe in this behalf.

III.—Mode of Payment.

6. All pensions or grants by Government of money or land-revenue shall be paid by the Collector, or the Deputy Commissioner or other authorized officer, subject to such rules as may from time to time be prescribed by the Chief Controlling Revenue Authority.

7. The Local Government may, with the consent of the holder, order the whole or any part of his pension or grants by Government of money or land-revenue to be commuted for a lump sum on such terms as may seem fit.

8. On the application of any person entitled to receive a pension, or grants of money or land-revenue, the place of payment may, if the Chief Controlling Authority thinks fit, be altered.

IV.—Miscellaneous.

9. The reduced pay or pension, however called, of any invalid officer, soldier, sailor or retainer of the army or navy, in the military or naval service of Her Majesty or of the East India Company,

and also any monthly or yearly pensions, or pecuniary allowance to any person, in consideration of past services and present infirmities, or old age, granted by authority of the Governor General in Council, or of the Local Government,

and also the pension of any out-pensioner of Chelsea or Greenwich Hospital, granted by authority of the Commissioners of Chelsea or Greenwich Hospital respectively,

and also all money due or to become due on account of any such pension or allowance,

shall be exempt from seizure, attachment, or sequestration by process of any Court in British India, at the instance of a creditor, for any demand against the pensioner, or in satisfaction of a decree or order of any such Court.

10. All assignments, agreements, orders, sales and securities of every kind made by the person entitled to any pension, pay or allowance mentioned in section nine,

in respect of any money not payable at or before the making thereof, on account of any such pension, pay or allowance, or for giving or assigning any future interest therein, are null and void.

11. Whoever proves to the satisfaction of the Local Government that any pension is fraudulently or unduly received by the person enjoying the benefit thereof shall be entitled to a reward equivalent to the amount of such pension for the period of six months.

12. The Chief Controlling Revenue Authority may, with the consent of the Local Government, from time to time make rules consistent with this Act respecting all or any of the following matters:—

- (1) the place and times and the person at which and to whom any pension shall be paid,
 - (2) inquiries into the identity of claimants,
 - (3) records to be kept on the subject of pensions,
 - (4) transmission of such records,
 - (5) correction of such records,
 - (6) delivery of certificates to pensioners,
 - (7) registers of such certificates,
- and generally for the guidance of officers under this Act.

All such rules shall be published in the local Official Gazette, and shall thereupon have the force of law.

SCHEDULE.

I.—BENGAL REGULATIONS.

Number and year.	Title or Subject.	Extent of repeal.
XXIV of 1793	A Regulation for re-enacting, with Modifications, the rules passed by the Governor General in Council on the 10th June, 1791, for determining the Continuance or Discontinuance of the Pensions heretofore paid by the Proprietors and Farmers of land, but included in the Jumma or Revenue payable to Government at the decennial Settlement, and also of the Pensions heretofore paid from the Sayer abolished.	The whole.

SCHEDULE —continued.

Number and year.	Title or Subject.	repeal.
XXXIV of 1795	A Regulation for re-enacting, with Modifications, the Rules respecting the Pensions payable from the Government and Moolky Treasuries in the Province of Benares.	The whole.
XXIV of 1803	A Regulation for trying the Validity of Titles of Persons receiving, or claiming a right to receive, Pensions, under the Denominations of Sulemah, Rozenah, or any other Description of Grant, in the Provinces ceded by the Nawab Vizier to the Honourable the English East India Company.	The whole.
I of 1804	A Regulation for the better Management of the Invalid Jagheerdar Establishments, and of the Invalid Pension Establishments.	Sections twenty-three to twenty-six inclusive.
XII of 1805	A Regulation for the Settlement and Collection of the public Revenue in the Zillah of Cuttack, including the Pergunnahs of Putespore, Kummardichour, and Bograe, at present included in the Zillah of Midnapore.	Section thirty.
XXII of 1806	A Regulation for modifying the Rules hitherto observed in the admission and Payment of Claims to Pensions.	The whole.
II of 1811	A Regulation for amending the existing Rules for the Support of Invalid Native Commissioned and Non-Commissioned Officers.	The whole.
XI of 1813	A Regulation for modifying some of the Rules before established respecting the Payment of Pensions, and for preventing the Abuses committed in the receipt of Pensions.	The whole.
VI of 1817	A Regulation to explain the Purport and Intent of the Provision contained in Section II, Regulation XXIV, 1803.	The whole.

II.—MADRAS REGULATIONS.

I of 1803	A Regulation for defining the Duties of the Board of Revenue, and for determining the Extent of the Powers vested in the Board of Revenue.	Section forty-three.
II of 1803	A Regulation for describing and determining the Conduct to be observed by Collectors in certain cases.	Section thirty.
IV of 1831	A Regulation for better securing to the Grantees personal or hereditary Grants of Money or of Land Revenue, conferred by the Government in consideration of Services rendered to the State, or in lieu of resumed Offices or Privileges, or of Zemindaries, or Pallams forfeited or held under Attachment or Management by the Officers of Government, or as Yeomahs or Pensions.	The whole.

SCHEDULE—continued.

III.—ACTS.

XXI of 1836	Government Grants	The whole.
XXIII of 1838	Exemption of grants from attachment.	The whole.
VI of 1849	An Act for securing Military and Naval Pensions and Superannuation Allowances.	The whole.

STATEMENT OF OBJECTS AND REASONS.

The law relating to pensions is at present distributed over nine Regulations of the Bengal, three Regulations of the Madras, and two Regulations of the Bombay, Codes, as well as three Acts of the Governor General in Council.

The main provision of the law as expressed in the Bengal Regulations XXIV, 1793, section 17, XXXIV, 1795, section 14, XXIV, 1803, section 16, and VI, 1817, and the Madras Regulation IV, 1831, section 2, is the reservation to Government of the right to determine on all claims to the continuance of pensions, and the exclusion of the jurisdiction of the ordinary Courts of judicature in regard to such claims.

In the Bombay Presidency, under the operation of Regulations XXIX, 1827, and VII, 1830, the Civil Courts are barred from the cognizance of suits to enforce such claims throughout the Dekhan, Khandeish and the South Mahratta Country.

The Bengal Regulations, though expressly applicable only to Bengal and the North-Western Provinces, are practically in force throughout the more recently acquired provinces; hence the law as above described applies to all India, except a portion of the Bombay Presidency.

Within this excepted country the Civil Courts have in more than one instance assumed jurisdiction in such cases.

The principle on which that jurisdiction is elsewhere disallowed is founded on perfectly equitable considerations, and is therefore fit for uniform application. It is in effect the assertion of the right of the State to reserve to itself the power of granting or withholding at pleasure concessions which are made gratuitously and without consideration.

The object of the proposed legislation, therefore, is (first) to consolidate the existing law, excluding all those provisions which are either obsolete or ill adapted for enactment in detail; and (second) to extend the law so re-enacted to the whole of British India.

F. R. COCKERELL.

27th February 1871.

WHITLEY STOKES,
Secy. to the Govt. of India.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 384B.

APPOINTMENTS.

The 9th March 1871.—Mr. Francis Graves to be a Member of the Local Committee of Public Instruction at Cuttack.

The 11th March 1871.—Baboo Anund Mohun Mozoomdar, Deputy Collector, Nuddea, is vested with the powers of a Collector under Act XVI. of 1870.

The 13th March 1871.—The following gentlemen to be Members of the Local Committee of Public Instruction at Maldah:—

Baboo Koylash Chunder Mookerjee, B.L.
Mr. H. R. Reily.

The 14th March 1871.—Mr. Wilfred Lucas Heeley, B.A., to officiate as Magistrate and Collector of Rajshahye, in the First Grade, during the absence, on deputation, of Mr. Alexander Thomas Maclean, or until further orders.

Mr. Frederick Mytton Halliday to officiate as Magistrate and Collector of Tirhoot, in the First Grade, during the absence, on furlough, of Mr. Alexander Smith, or until further orders.

Mr. Charles Fortescue Worsley to officiate, until further orders, as Joint-Magistrate and Deputy Collector of Patna, from the date on which Mr. David Miller Barbour may make over charge.

Mr. George Stewart Park to officiate as Magistrate and Collector of Jessore, in the First Grade, during the absence, on deputation, of Mr. Edward Grey, or until further orders.

Mr. Ebenezer Johnstone Barton, M.A., to officiate, until further orders, as Joint-Magistrate and Deputy Collector of the 24-Pergunnahs.

LEAVE OF ABSENCE.

The 27th February 1871.—Mr. William Fitzpatrick Meres, Officiating Joint-Magistrate and Deputy Collector of Hooghly, for twenty-one days, from the 6th proximo, under Section XXVIII. of the Covenanted Service Absentee Rules.

The 8th March 1871.—Mr. David Miller Barbour, Officiating Joint-Magistrate and Deputy Collector of Patna, for one month and seven days, under Section XIX. of the Covenanted Service Absentee Rules.

The 11th March 1871.—Mr. Henry Muspratt, of the Civil Service, lately returned from furlough, is allowed the usual subsidiary leave to join his appointment.

Mr. J. M. Scott, M.A., Professor of Civil Engineering in the Presidency College, for six months, on private affairs, under paragraph 12, clause 1 of the Uncovenanted Service Absentee Rules, from any date in May next, on which he may take the leave.

The 13th March 1871.—Mr. Ross Lewis Mangles, Officiating Secretary to the Board of Revenue, for one week, under Section XIX. of the Covenanted Service Absentee Rules, in extension of the leave granted to him under the orders of the 24th ultimo.

Mr. George Stewart Park, of the Civil Service, lately returned from furlough is allowed the usual subsidiary leave to join his appointment.

Moulvie Syud Willynt Hossein, Deputy Magistrate and Deputy Collector at Jehanabad, for two months, under paragraph 11 of the Uncovenanted Service Absentee Rules, in extension of the leave granted to him under the orders of the 28th December last.

Baboo Jogessur Mookerjee, M.A., Deputy Magistrate and Deputy Collector, Bancoorah, for one month, under paragraph 11 of the Uncovenanted Service Absentee Rules, in extension of the leave granted to him under the orders of the 31st January last.

The 14th March 1871.—Mr. George Kennedy Webster, Assistant Commissioner, Lohardugga, for fourteen days, under Section XVIII. of the Covenanted Service Absentee Rules, from the date on which he took the leave.

NOTIFICATIONS.

The 11th March 1871.—Mr. Henry Muspratt, of the Civil Service, reported his return to India on the afternoon of the 7th instant.

The appointment of Mr. A. Jerdon to be temporary Special Sub-Registrar of Assurances of Moteehari, will have effect from the 3rd January last, instead of from the 1st ultimo, as notified in the *Calcutta Gazette* of the 8th idem.

The appointment of Syed Mahomed Ali Khan to officiate as Special Sub-Registrar of Assurances of Chuprah, will have effect from the 23rd December last, instead of from the 1st ultimo, as notified in the *Calcutta Gazette* of the 8th idem.

The following Officers reported their departure from India on the date and on the vessel mentioned :—

Names.	Date of departure.	Vessel.
Mr. Alexander Mackenzie, c.s. ...	1st Mar. 1871.	Columbian.
William Erskine Ward, c.s. ...	ditto ...	ditto.

The 13th March 1871.—Mr. Edward Drummond, of the Bengal Civil Service, reported his return to Bombay from furlough on the 5th instant.

The leave granted to Mr. C. F. Manson, Deputy Magistrate and Deputy Collector, Cuttack, under the orders of the 20th ultimo, is cancelled at his own request.

Mr. George Stewart Park, of the Civil Service, reported his return from furlough on the 8th instant.

RIVERS THOMPSON,
Offg. Secy. to the Govt. of Bengal.

The following Order issued by the Government of India, in the Home Department, is republished for general information :—

No. 1309.—Notification.—Public.—Fort William, the 8th March 1871.—In supersession of Notification No. 984, dated the 15th ultimo, the Governor General in Council is pleased to permit Mr. F. Tucker to resign the Civil Service from the 15th instant.

The following Order issued by the Government of India, in the Financial Department, is republished for general information :—

LEAVE AND ALLOWANCES.

The 9th March 1871.

No. 1337.—The following Resolution is published for general information :—

No. 2197.

Fort William, the 24th April 1868.

Read the following documents :—

Extract from Proceedings in the Public Works Department No. 599E., dated 23rd March 1866, forwarding an application from the Government of Bombay that Engineers employed under Municipal Committees which manage Local Funds in the Bombay Presidency may be graded with the Imperial Public Works Establishment, so as to be eligible for pension from the general revenues, while their pay will be disbursed from the Local Funds on the establishment of which they are employed.

An endorsement of the Home Department, No. 23, dated 4th June 1866, on a letter from the Government of Bombay, recommending that all Masters of Schools under the direct control of the Department of Education should have claims to pension from the general revenue, though they be paid from Local Funds.

An endorsement of the Home Department, No. 755, dated 30th May 1867, on a letter from the Chief Commissioner of Oude, forwarding a letter from the Director of Public Instruction in that Province urging that if service as a Teacher in a school maintained from a local cess be not allowed to count towards pension, at least such Teacher may be allowed to reckon his previous service in a school, maintained from the general revenues in the event of his re-transfer to another school maintained from those revenues, so that the break caused by the intervening service in a local cess school may not operate to his prejudice.

Home Department's endorsement No. 2164, dated 11th July 1867, on a letter to the Government of Bombay, giving cover to a despatch from the Secretary of State for India, No. 29, dated 24th May 1867, authorising the introduction of a Bill into the Council of the Governor of Bombay for the levy of an anna cess on the land revenue in all districts where the population might agree to it as a voluntary contribution for educational and other purposes of local improvement.

Letter from the Government of Bombay, No. 3444, dated 7th October 1867, recommending, in the event of rejection of the proposition received with the Home Department's endorsement, dated 4th June 1866, that all Government servants of the Educational or any other Department who have been or may be permitted to take employment in offices paid from Local Funds under Government control may be subjected to a deduction of 3 or 4 per cent. from the pay which they receive, wholly or in part from the Local Funds, and be permitted to count towards pension from the general revenue all time spent in such service, during which the proportional deduction that may be fixed is duly paid to Government by the Local Funds.

RESOLUTION.—The Governor General in Council observes that the questions referred by the Government of Bombay depend on the stability of the Local Funds of that Presidency, and the anna cess on the land revenue being the chief or most important source of income of those Funds, orders on the questions could not be passed before receipt of the Secretary of State's Despatch recognizing and assenting to the levy of the cess.

2. The rulings of the Home Authorities and the Government of India respecting the pensionary claims of persons employed under Municipalities or in Establishments maintained from Local Funds are stated in the accompanying memorandum. There is no objection under those rulings to the pensioning of persons in otherwise eligible grades who may be employed in Establishments controlled by Government and paid from Local Funds, provided that the pensions be paid from the same source from which those persons received their salaries.

3. This proviso makes it indispensable that the income of the Local Funds which incur this liability for pension should be derived from taxation like the cesses on land revenue, for education, roads, &c., or from other permanent sources, like those of the Bengal Amalgamated District Roads' Fund, and not from charitable donations, or voluntary and revocable contributions like some of the contributions for schools, which are comprehended in Local Funds under a loose acceptance of the term.

4. In the same view it is indispensable that the Local Funds should, as to the sources of their income, be under the control of Government, although Municipal Committees may, as in the interior of the Bombay Presidency, be employed to administer the funds.

5. The eligibility for pension from the source from which salary is paid of persons employed on establishments maintained from such Local Funds as fulfil these conditions is recognized by the rulings in the accompanying memorandum, and it may be provided for in such a way as to facilitate transfers of persons from Establishments paid from Local Funds to those maintained from the general revenues, and vice versa.

6. The Governor General in Council is accordingly pleased to rule—

I.—That persons employed in Establishments that are maintained from Local Funds which fulfil the two indispensable conditions above stated, shall be eligible to pension under the Uncovenanted Service Pension Rules, on the understanding that when the service has been rendered wholly on those Establishments, the pension shall be charged to those Funds.

II.—That where a person has served partly in the Establishments appertaining to the Local Funds above described and partly in Establishments paid from the general revenue; the pension shall be charged to the Local Fund and to the general revenue in the proportion of the total receipts of the applicant from those sources during the whole course of his service.

III.—That the pension or portion of pension which may be payable from a Local Fund under the two preceding rules shall be the first charge on the Fund, so that provision to meet it shall be reserved before other expenditure of the year is defrayed from the Fund.

IV.—That the pension, if payable partly from the general revenues, shall, during the course of the year, be disbursed wholly from those revenues, which will be recouped at the end of the year by the proper contribution from the Local Fund from the sum to be reserved for the purpose under Rule III.

V.—That where the strength and pay of an establishment are fixed with the sanction of the Government of India, pension for service on such an Establishment shall be charged to the general revenues, although a portion of the cost be defrayed by a contribution from a Local Fund, unless a debit of a part of the pension to the Local Fund be ordered in regulating the Fund's contribution.

7. The Engineer Officers employed under Municipal Committees in the interior of the Bombay Presidency may be graded with the Imperial Public Works Department, on the understanding that their pay will be disbursed wholly from Local Funds, that their pensions will be adjusted under these rules, and that the income of the Local Funds will be secured by the levy of the anna cess, for which permission to legislate has been accorded by the Secretary of State.

The Governor General in Council is pleased to rule, that any service under Local Funds, which may, under the Resolution No. 2197, dated 24th April 1868, count towards pension, may also count towards leave under the Leave Rules for Uncovenanted Servants.

2. In cases of leave granted in conformity with this Resolution, the leave allowances shall be chargeable against the Local Fund from which the service is paid.

3. In the case of leave granted to an Officer who, after serving in any Local Fund Establishment under the circumstances stated in para. 1, has been transferred to an Establishment paid from the general revenues, the leave allowances will be charged against the Local Fund and the general revenues, in the proportion of the salary disbursed from these sources respectively during the service qualifying for the leave.

The following Orders issued by the Government of India, in the Military Department, are republished for general information:—

No. 214.—Fort William, the 8th March 1871.—The furlough to Europe on Medical Certificate granted to the undermentioned Officers in G. G. O. No. 962, dated 14th September 1869, and No. 671, dated 1st July 1870, will, under instructions from the Right Hon'ble the Secretary of State for India, be held to have effect from the dates specified:—

Captain J. Gregory, of the Bengal Staff Corps, Deputy Commissioner, Bengal,—from 1st June 1870.

No. 210.—The 9th March 1871.—The following paragraphs of a Military letter from the Right Hon'ble the Secretary of State for India, No. 33, dated 9th February 1871, are published for general information:—

PARA. 1.—The undermentioned Officers and Warrant Officers have been permitted to return to their duty, viz:—

Colonel H. Hopkinson.
Captain A. N. Phillips.

RIVERS THOMPSON,
Offg. Secy. to the Govt. of Bengal.

The following Order received from the Government of India, Military Department, is published for general information:—

MILITARY DEPARTMENT, FORT WILLIAM, THE 2ND MARCH 1871.

Extract from a Memorandum from COLONEL H. K. BURNES, Secretary to the Government of India, Military Department, to the Home Department,—(No. 64, dated Fort William, the 2nd March 1871.)

PARA. 2. An officer can reckon his return from furlough only from the date of his arrival at the port at which he may *bond fide* disembark with the view of proceeding to join his appointment or regiment; and his landing and reporting himself at Madras on his way to Calcutta to rejoin his appointment in Bengal, North-Western Provinces, &c., cannot, the Right Hon'ble the Governor General in Council considers, be in any sense what is meant by "disembarkation" in India,* even though the officer should belong to the Madras Presidency.

RIVERS THOMPSON,
Offg. Secy. to the Govt. of Bengal.

JUDICIAL AND POLITICAL DEPARTMENTS.

No. 267J.

APPOINTMENTS.

The 8th March 1871.—Baboo Kali Churu Ghosal to officiate as Moonsiff of Borobaree, in Rungpore, during the absence, on leave, of Baboo Ramyad Lall, or until further orders.

Baboo Nil Madhub Roy to officiate as Moonsiff of Shahzadpore, in Rajshahye, during the absence, on leave, of Moulvie Dubeerooddeen Ahmed, or until further orders.

The 10th March 1871.—Mr. Trevor John Chichele-Plowden to be Vice-Chairman of the Municipal Commissioners for the Towns of Serampore and Ooterparah.

Mr. R. A. Barker to be Medical Officer of Beerbhoom.

Mr. James A. Greene, M.D., to be Medical Officer of Serampore.

Assistant Surgeon Joseph Johnstone Monteath, M.D., Officiating Civil Assistant Surgeon, Cachar, to be Civil Assistant Surgeon of Cachar.

Mr. Vincent Blair Stork, Officiating Medical Officer, Tipperah, to be Medical Officer of Tipperah.

Baboo Uday Chand Dutt, Officiating Medical Officer, Noakhally, to be Medical Officer of Noakhally.

Assistant Surgeon William Day Stewart to be Civil Assistant Surgeon of Pooree.

Mr. Thomas Groyther Charles to officiate as District Superintendent of Police, Moorshedabad, during the absence, on leave, of Captain William Leicester Nathornal Knyvett, or until further orders.

Mr. Henry Muspratt to officiate as Civil and Sessions Judge of Rajshahye, during the absence, on leave, of Mr. Henry Abbott Robert Alexander, or until further orders.

Mr. Edward Drummond to officiate as Civil and Sessions Judge of Tirhoot, during the absence, on deputation, of Mr. Robert John Richardson, or until further orders.

The 11th March 1871.—Baboo Janokeynath Mookerjee, Additional Moonsiff of Backergunge, to be Moonsiff of Noakhally, *vice* Mr. R. Finney, retired.

The 13th March 1871.—Surgeon-Major Arthur James Payne, M.D., Superintendent of the Lunatic Asylums at the Presidency, to officiate temporarily as Inspector-General of Jails, Lower Provinces, in addition to his present duties, with effect from the afternoon of the 7th instant.

Mr. D. P. Skipton to be Civil Medical Officer of Nowgong, but to continue to officiate as Medical Officer of Jessore, until further orders.

LEAVE OF ABSENCE.

The 8th March 1871.—Mr. Charles Jennins, Officiating District Superintendent of Police, Bhangulpore, is allowed leave for a period not exceeding thirty days, from the 10th instant, to enable him to appear before the Standing Medical Committee at the Presidency.

A. EDEN,

Secy. to the Govt. of Bengal.

The following Orders issued by the Government of India, in the Military Department, are republished for general information :—

No. 212.—*Fort William, the 9th March 1871.*—The following paragraphs of a Military letter from the Right Hon'ble the Secretary of State for India, No. 33, dated 9th February 1871, are published for general information :—

PARA. 1.—The under-mentioned Officers and Warrant Officers have been permitted to return to their duty, *viz.* :—

Lieutenant-Colonel J. R. Pughe.

Major Q. D. Parsons.

Captain A. R. Wilkinson.

Lieutenant R. J. Wimberley.

Surgeon F. N. Macnamara.

Surgeon Major A. Fleming.

Surgeon C. J. Jackson.

2. The under-mentioned Officers have been permitted to retire from the service from the dates specified, *viz.* :—

Major G. J. Reeves, from 19th January 1871.

No. 234.—The under-mentioned Officers and Warrant Officer have reported their departure for Europe on the dates specified :—

Surgeon J. Duncan, M.D., of the Medical Department, G. G. O. No. 172 of 1871,—per *Columbian*, 1st March 1871.

No. 237.—*The 10th March 1871.*—Supernumerary Surgeons Sarkies Michael Shireore and James Fownes Norton Wise, M.D., are brought on the Establishment of Surgeons to fill existing vacancies.

A. EDEN,

Secy. to the Govt. of Bengal.

DECLARATION.

The 6th March 1871.—Whereas it appears to the Hon'ble the Lieutenant-Governor of Bengal that land is required by the Municipal Commissioners of Howrah to be taken by Government at their expense, for a public purpose, *viz.*, as the site for the erection of a public latrine, it is hereby declared that, for the above purpose, a plot of land is required, situated at Moorgeehatta, in the District of Howrah, and measuring six cottahs, more or less. It is bounded on the North by land belonging to Poresh Ghose, Mohini Bewah, and Obhee Ram Jelliah; on the South by Jelliahparah metalled road or lane; on the East by Gunesh Mashat and Omurto Lall Koondoo; and on the West by a large tank rented by Kassee Desmook.

This Declaration is made, under the provisions of Act X. of 1870, to all whom it may concern.

By Order of the Lieutenant-Governor of Bengal,

A. EDEN,

Secy. to the Govt. of Bengal.

DECLARATION.

The 6th March 1871.—Whereas it appears to the Hon'ble the Lieutenant-Governor of Bengal that land is required by the Municipal Commissioners of Howrah to be taken by Government at their expense for a public latrine, it is hereby declared that, for the above purpose, a plot of land is required, situated at Bandaghat, in the District of Howrah, and measuring 2½ cottahs, more or less. It is bounded on the North by Khema Bewah's house; on the South by Hurro-gunge Road; on the East by Municipal land; and on the West by Kolooparah Lane.

This Declaration is made, under the provisions of Act X. of 1870, to all whom it may concern.

By Order of the Lieutenant-Governor of Bengal,

A. EDEN,

Secy. to the Govt. of Bengal.

Public Works Department,—Bengal.

ESTABLISHMENT.

No. 64.

The 8th March 1871.

Transfer.—Baboo Satcoury Chatterjee, Overseer, First Grade, from the Akra to the Second Presidency Division.

No. 65.

The 13th March 1871.

Leave of Absence.—Mr. J. A. Windle, Local Executive Engineer, Second Grade, Circular and Eastern Canals' Division, is allowed privilege leave for three months, under Sections 16 and 20 of the revised Uncovenanted Service Absentee Regulations.

No. 66.

Appointment.—Mr. H. J. Handley, Assistant Engineer, Second Grade, attached to the Circular and Eastern Canals' Division, is transferred from the Imperial to the Local Establishment, and appointed to officiate as Executive Engineer of the above Division, during the absence, on privilege leave, of Mr. Windle, or until further orders.

No. 67.

Notification.—Baboo Sreekisto Bose, Local Accountant, Fourth Grade, joined the Nuddea (Local Rivers) Division on the 1st March 1871, before noon.

No. 68.

Transfer.—Baboo Jodoonath Sen, Overseer, First Grade, attached to the Circular and Eastern Canals' Division, is transferred from the Imperial to the Local Establishment, and permanently posted to the above Division.

No. 69.

Erratum.—In Notification No. 6 of the 6th January 1871, for "Colloquial Hindustanee" read "Lower Standard."

No. 70.

The following Orders issued by the Government of India, Military Department, are republished for information :—

No. 219 of the 9th March 1871.—The following paragraphs of a Military letter from the Right Hon'ble the Secretary of State for India, No. 33, dated 9th February 1871, are published for general information :—

Para. 1.—The under-mentioned Officers and Warrant Officers have been permitted to return to their duty, viz. :—

Captain W. R. Tucker * * *

No. 222 of the above date.—The undermentioned Officers have reported their return from England :—

Captain W. R. Tucker * * *

No. 230 of the 10th March 1871.—The undermentioned Officers are permitted to proceed to Europe on furlough on private affairs :—

Captain John Lidstone Watts, of the Royal Engineers, Executive Engineer, Department of Public Works, and Assistant to the Chief Engineer, and Assistant Secretary to Government of Bengal, Public Works Department, for eleven months, under the Regulations of 1868, embarking at Bombay.

No. 71.

The following Orders issued by the Government of India, Public Works Department, are republished for information :—

No. 113 of the 3rd March 1871.—Serjeant James Gray, Overseer, First Grade, having forfeited his appointment by overstaying his privilege leave by more than a week, is re-appointed to the Public Works Department in that grade, and re-posted to Bengal.

No. 119 of the 9th March 1871.—Baboo Joy Gopaul Buckhit, Assistant Engineer, Second Grade, having forfeited his appointment by overstaying his privilege leave by more than a week, is re-appointed to the Public Works Department in that grade, and re-posted to Bengal.

COMMUNICATIONS.

No. 72.

The 14th March 1871.

Notification.—In supersession of the Notification dated the 3rd March 1869, published at page 389 of the *Calcutta Gazette* of the 10th idem, the following Declaration, under Section 6 of Act X. of 1870 of the Government of India, is published for general information :—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense, for a public purpose, viz., for the construction of the Assam Trunk Road from Dhoopdharra, in the Pergunnah of Habraghaut, to Agea, in the Pergunnah of Metchpara, both in the Gawalparah District, it is hereby declared that, for the above purpose, a piece of land measuring, more or less, about 1,75,150 feet in length and about 150 feet in width is required, situated in Pergunnahs Habraghaut and Metchpara.

This Declaration is made, under the provisions of Section 6 of the said Act X. of 1870, to all whom it may concern.

By Order of the Lieutenant-Governor of Bengal,

J. E. T. NICOLLS, Col., R.E.,
Secretary to the Govt. of Bengal,
P. W. D.

IRRIGATION.

ESTABLISHMENT.

NOTIFICATION.

No. 63.

The 14th March 1871.

Transfers.—Mr. J. B. Challon, Supervisor, Second Grade, from the Brahminee Division to the Pooree Division, which he joined on the afternoon of the 25th February 1871.

No. 64.

Baboo Ballasoondrum Naik, Overseer, First Grade, from Beeropa Division to the Brahminee Division.

No. 65.

Leave.—Baboo Shusty Churn Mitter, Accountant, Third Grade, attached to the Cattaek Workshop Division, is allowed privilege for three months, under Financial Department Order No. 3622 of 22nd December 1865.

No. 66.

IRRIGATION.

The Declaration under Section 6, Act X. of 1870, for land required to be taken up for an Inspection Bungalow and Road on Distributary Channel No. 4, Branch B, in Mouzah Bar Bassi, Pergunnah Khandar, in the District of Midnapore, which was published as Notification No. 98, dated 6th August 1870, at page 1499 of the *Calcutta Gazette* of the 17th idem, is hereby cancelled.

F. T. HAIG, Lt.-Col., R.E.,
Offg. Joint-Secy. to the Govt. of Bengal,
P. W. Dept., Irrigation Branch.

Revenue Survey Department.

No. 46.

MR. JAMES HUGH O'DONEL, Deputy Superintendent of Revenue Survey, First Grade, having proceeded on sick leave for one year, from the 12th September last, will be borne on the list of this Department as supernumerary from 12th instant.

JOHN MACDONALD, Major,
Offg. Supdt. of Revenue Surveys,
Lower Circle.

CALCUTTA,
The 13th March 1871.

Opium Notification.

No. 126C.

NOTICE is hereby given that the Fourth Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Tuesday, the 4th April 1871, at 11 A.M., and will comprise 4,330 Chests, viz. :—

Behar Opium	...	2,665
Benares „	...	1,665
Total Chests	...	4,330

2. The general Conditions of the Sale now advertized will be the same as usual : they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 10th (9th being Sunday) and 19th April, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Monday, the 10th April 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Wednesday, the 19th April 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :—

Dates.	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Thursday, 4th May 1871	2,665	1,665	4,330
On or about Monday, 5th June „	2,665	1,665	4,330
On or about Thursday, 6th July „	2,665	1,665	4,330
On or about Friday, 4th Aug. „	2,665	1,665	4,330
On or about Monday, 4th Sept. „	2,665	1,665	4,330
On or about Monday, 2nd Oct. „	2,665	1,665	4,330
On or about Thursday, 2nd Nov. „	2,665	1,665	4,330
On or about Monday, 4th Dec. „	2,665	1,665	4,330
Total	21,320	13,320	34,640

By order of the Board of Revenue, L. P.,

F. B. PEACOCK,
Offg. Junior Secretary,
FORT WILLIAM,
The 28th February 1871.

Notice.

CAPTAIN M. O. BOYD, Assistant Commissioner, has been placed in charge of the Shillong Treasury, and is authorized to draw bills on other treasuries.

WM. AGNEW,
Offg. Commr. of Assam.

GOWHATTY,
The 8th March 1871.

STATEMENT shewing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the under-mentioned Districts :—

Name of District.	Ports at which Salt is generally available for export on private trade.	Quantity remaining in store actually available for export on 1st February 1871.	REMARKS.
Ganjam	Bavanapadu, at the Nowpadah Salt Pans	50,000	Indian Mds.
Godavery	Cocanada	50,000	
Kistna	Nizampatam	42,000	
Nellore	Iskapalli	59,058	
Chingleput	Madras	97,480	
	Ennore	1,79,646	
Tanjore	Covelong	
	Negapatam	10,620	
Tinnevely	Katmavady	
	Tuticorin	1,15,160	
Total		6,03,963	

N. B.—Salt for export will be supplied by Government at the rates specified in the Notifications, dated 21st March 1868 and 22nd April 1869, published at pages 737, *Fort St. GEORGE GAZETTE*, dated 24th March 1868, and 637, dated 27th April 1869.

J. B. PENINGTON,
Acting Sub-Secretary.
REVENUE BOARD OFFICE;
Madras,
The 13th Feb. 1871.

PUBLISHED for general information.

By Order of the Board of Revenue, L. P.,
F. B. PEACOCK,
Offg. Junior Secretary.
FORT WILLIAM,
The 10th March 1871.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

WITH reference to the Schedule (B) of tolls to be levied on goods landed or shipped at the Inland Vessels' Wharf between Ahereetollah and Juggurnauth Ghâts, and the Wharf between No. 6 Jetty and Colvin's Ghât, published in the *Calcutta Gazette* of the 21st December 1870 and 22nd February 1871, the Commissioners for making Improvements in the Port of Calcutta, with the sanction of the Lieutenant-Governor of Bengal, here by give notice that the tonnage rate under the said Schedule will be increased 25 per cent., or from two annas to two annas six pie, on all goods landed or shipped at the afore-mentioned wharves on Sundays or the holidays sanctioned by the Commissioners, namely :—

New Year's day.
Good Friday.
Queen's Birthday.
Christmas day.

By order of the Commissioners,
WM. DUFF BRUCE,
Vice-Chairman.

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK
ENDING 11TH MARCH 1871.

Number of Seers of 80 Tolahs weight retailed for a rupee.

AT	Date of Return from each District.	CLEANED RICE IN ORDINARY USE.			PULSES IN ORDINARY USE.			WHEAT.		ATTAR.		JANNNA, JOWAR AND SUCH GRAINS.	
		Dearest sort.	Cheapest sort.		Dearest sort.	Cheapest sort.		Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.
			Average rate of the three or four preceding years.	Present price.		Average rate of the three or four preceding years.	Present price.						
Districts in which the prices are same or nearly the same.													
Durrung	27th Feb. 1871	6	21	21	8	12	12	*	8	4	6	*	*
Gowalparah	6th Mar. 1871	14	16	17	13	14½	15	30	30	8	8	40	40
Kamroop	6th "	10	20	20	13	13	16	13	13	6	10	*	*
Luckhimpore	27th Feb. 1871	6	21½	13	6	9½	9	7½	10	5	5½	*	*
Nowgong	6th Mar. 1871	10	18	16	10	25	20	*	*	4	4	*	*
Sebsaugor	25th Feb. 1871	5	16	16	7	7	10	12	10	5	5	*	*
Bhaugulpore	5th Mar. 1871	25½	31½	27½	26½	47½	29	27½	29	20½	20½	50½	37½
Deoghur	6th "	8	*	28	10	*	20	*	21	15	15	*	40
Nya-Doomka	6th "	28	22	30	16	14	20	11	16	8	12	38	65
Rajmahal	5th "	19	26	30	12	17½	24	18½	32	13½	18	38½	40
Beerbhoom	4th "	24	25½	32	6	17½	21	17	16	11½	12	37	32
Howrah	6th "	13	21	19	14	19	16	17	15	11	9	*	*
Midnapore	6th "	24	24	28	11	17	14	10	10	10	7	*	*
Bulloah	6th "	19	24	25	8	13½	15	*	*	5	5	*	*
Chittagong	6th "	16	23½	22	6	14	14	14	11	9½	10	*	*
Singbhoom†	27th Feb. 1871	20	33	36	16	23	32	16	18	10	10	*	*
	6th Mar. 1871												
Balasore	9th "	16	24	34	10½	17	23	9	13	7	9	*	*
Dacca	6th "	21	25½	23	13	21½	14	14	11	7½	7	*	*
Furreedpore	5th "	14	21½	23	20	25½	28	22½	18	8	7	*	*
Mymensingh	6th "	20	27	23½	8	16½	14	12	18	7	7½	*	*
Nudden	6th "	19½	24½	22½	14½	23½	24½	24½	20	12½	11½	*	*
Chumparun	4th "	23	20	24	15	16	18	19	23	16	17	21	24
Shahabad	6th "	12	20	24	21	21	24	18	23	14	18	24	30
Tirhoot	4th "	20	19	24	20	18	21	19	20	14	16	45	45
Bograh	6th "	20	34½	33½	8	16½	11	19	15	8	8	*	*
Dinagopore	5th "	29	29½	35	10	13½	15	12½	17½	10½	12½	*	*
Pubna	6th "	22½	24	24	8	32	35	19½	20	10½	10	*	*
Districts in which all or most articles are cheaper.													
Tipperah	5th Mar. 1871	22	29	26½	7½	17	16	10½	15	5½	7½	*	*
Pooree	6th "	27½	30½	31½	19½	16½	21	11½	10½	7½	7½	*	*
Sylhet	3rd "	19	31½	24½	13	18½	18	10½	16	7½	9	*	*
Jessore	3rd "	20	22½	26½	13½	18½	20	15½	15½	8½	10	*	*
24-Pergunnah†	27th Feb. 1871	17½	21½	21½	10½	14	25	10	17½	7½	10	*	*
	6th Mar. 1871												
Districts in which all or most articles are dearer.													
Purneah	24th Feb. 1871	27	24	29	15	23½	25	21½	27	11½	13	34½	36
Burdwan	4th Mar. 1871	26	23½	27½	13½	21½	25½	15	22½	8½	13	*	*
Backergunge	6th "	16	22½	22	12	16	12	*	13	6½	7	*	*
Cachar	6th "	16	25½	19	11½	11½	13½	9½	11½	5½	5½	*	*
Rajshahye	3rd "	16½	26½	27½	16	18	24	22½	24	12	13½	*	*
Districts in which some articles are dearer and some cheaper.													
Monghyr	4th March 1870	12½	20½	27½	12	16	28	13½	26	11½	21	21½	23
Bancoorah	4th "	24½	28	27	14½	17½	20½	16½	19½	11½	14	36	35
Hooghly	6th "	17	18½	20	12	18½	21	13½	20	9	11	15½	15
Hazkreebaugh	4th "	12	26	25	8	19	18	20	19	16	12	38	33
Loharduggah†	25th Feb. 1871	10	24½	26	8	13½	14	12½	14	8	9	31	32
	24th Mar. 1871												
Maunbhoom	3rd "	22	30	32	14	24	18	16	14	12	11	*	*
Cuttack	6th "	20	22	21	16	18	26	7½	12	7	9	*	*
Gya	6th "	22	22½	24½	23	28½	24	20½	24	17½	18	31½	32½
Patna	4th "	22	21½	25	16	27½	28	15½	23	15	*	31½	*
Sarun	5th "	16	16½	22	25	19½	35	17½	20½	13½	15	31½	28
Maldah	6th "	28	21	29	14	21½	40	17½	27½	10½	21	*	*
Moorshedabad	6th "	21	24	26	10	19½	24	19	24	15	16	15	*
Rangpore	6th "	16½	28	25½	7½	18½	15	20½	15	8½	7	*	*
Darjeeling	6th "	6½	12	8	5½	7	8	5½	5½	5	5½	20	26½

* Information not supplied.

† Both returns received during the week under report.

PUBLISHED for general information,

H. S. BEADON,

Offg. Under-Secy. to the Govt. of Bengal.

FORT WILLIAM,
The 14th March 1871.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V. (B.C.) OF 1870.

THE following Packages landed at the Jetties from the undermentioned Ships have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the Owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act:—

Date of removal to Import Warehouse.	No., mark, and description.	Consignees.	Ships.
1871.			
Feb. 28th ...	100 Cases, A. J. & Co.	... Alladin Noordin	... A. Castle.
" 28th ...	50 Cases, [J C D P] delivered	... D. L. Bank	... Ditto.
" 28th ...	74 Cases, G G	... Anstruther & Co.	... Ditto.
" 28th ...	288 Cases, G G	... Ditto	... Ditto.
" 28th ...	29 Cases, [20] P. & Co. Ditto.
Mar. 1st ...	3 Cases, S. & Co.	... Scallan & Co.	... Ditto.
" 1st ...	1 Case, A R	... Alladin Noordin	... Ditto.
" 1st ...	6 Cases, [80] B. C. D. & Co.	... Kettlewell, Bullen	... Ditto.
" 1st ...	42 Cases, [G M] C & B	... Order	... Ditto.
" 1st ...	4 Bundle, G. & Co., H. S. & Co.	... Ditto	... Ditto.
" 1st ...	2 Cases, R C D	... Ditto	... Ditto.
" 1st ...	8 Cases, G & M	... Ditto	... Ditto.
" 1st ...	3 Cases, [J B K] C G	... J. B. Knight, Esq.	... Ditto.
" 1st ...	1 Case, K M S. C. & Co.	... Order	... Ditto.
" 1st ...	3 Cases, H. S. K. & Co. Ditto.
" 1st ...	1 Case, [L] R L	... Order	... Ditto.
" 1st ...	1 Case, [N P] S. S. S. & Co.	... Ditto	... Ditto.
" 1st ...	2 Cases, [20] P. & Co.	... Payne & Co.	... Ditto.
" 1st ...	2 Casks, R C D	... Order	... Ditto.
" 1st ...	17 Casks, [80] B. C. D. & Co.	... Kettlewell, Bullen	... Ditto.
" 1st ...	6 Kegs, [805] T. T. & Co.	... T. C. Seal	... Ditto.
" 1st ...	2 Casks, [N P] S. S. S. & Co.	... Ahmuty & Co.	... Ditto.
" 2nd ...	13 Crates, [20] P. & Co.	... Payne & Co.	... Ditto.
" 2nd ...	2 Crates, G K M S	... Order	... Ditto.
" 9th ...	16 Cases, F C C	... Ditto	... Str. Quito.
" 9th ...	1 Case, [J T C L] Ditto.
" 9th ...	1 Case, no mark Ditto.
" 9th ...	3 Cases, addressed	... F. N. Burn	... Ditto.
" 9th ...	1 Case, S T A, S. K. & Co., B	... Order	... Ditto.
" 9th ...	6 Cases, [N S N] Ditto.
" 9th ...	5 Cases, [B. & Co.] W. K. & Co. Ditto.
" 9th ...	16 Cases, F C C	... Order	... Ditto.
" 9th ...	10 Cases, [A W N] Ditto.
" 9th ...	1 Case, [B M N] Ditto.
" 9th ...	4 Cases, [M C D] Ditto.
" 9th ...	1 Case, [24] L C J Ditto.
" 9th ...	1 Case, [14] L C J Ditto.
" 9th ...	1 Case, [C & F N] Ditto.
" 9th ...	10 Cases, W. M. R. & Co. Ditto.
" 9th ...	1 Case, A E C Ditto.
" 9th ...	100 Bags, [F H] C	... F. Hoyes & Co.	... Ditto.
" 9th ...	2 Cases, [78] L C J	... Order	... Ditto.
" 9th ...	2 Cases, [D P S N] Ditto.
" 9th ...	1 Case, [R] M [R] M Ditto.
" 9th ...	1 Case, [J T C] A Ditto.
" 9th ...	1 Case, [J T C] B Ditto.
" 9th ...	6 Cases, A E C Ditto.
" 9th ...	2 Cases, addressed	... Captain Horne	... Ditto.
" 9th ...	2 Cases, addressed	... E. Drummond	... Ditto.
" 9th ...	1 Case, addressed	... W. Money	... Ditto.
" 9th ...	1 Case, B S D N	... Order	... Ditto.
" 9th ...	2 Cases, addressed	... N. Bank of India	... Ditto.
" 9th ...	1 Case, addressed	... Captain Pitman	... Ditto.
" 9th ...	1 Case, [C & F N]	... Order	... Ditto.
" 9th ...	1 Case, [M. L. & Co.]	... M. Lyall & Co.	... Ditto.
" 9th ...	5 Cases, [X]	... Order	... Ditto.
" 9th ...	1 Case, F. & Co. Ditto.
" 9th ...	1 Case, addressed	... Dr. Chaonaye	... Ditto.
" 9th ...	1 Case, addressed	... Dr. J. A. Collis	... Ditto.

Date of removal
to Import
Warehouse.

No., mark, and description.

Consignees.

Ships.

1871.

Mar.	9th ...	1 Case, [R S D N]	... Order	... Str. Quito.
	9th ...	11 Cases, F C C	... "	... Ditto.
"	9th ...	1 T. & 1 C. M J	... "	... Ditto.
"	9th ...	1 Case, addressed	... C. Johnson	... Ditto.
"	9th ...	9 Bales, [J N F C]	... Order	... Ditto.
"	9th ...	1 Case, addressed	... G. E. Hotel	... Ditto.
"	9th ...	2 Cases, G. E. H. & Co.	... Order	... Ditto.
"	9th ...	1 Sample, [J T C L]	... "	... Ditto.
"	9th ...	1 Sample, 4 [R A M]	... "	... Ditto.
"	9th ...	15 Cases, [H C P] W. P. & Co.	... "	... Ditto.
"	9th ...	4 Cases, [A. S. & Co.] K B	... "	... Ditto.
"	9th ...	98 Bags, [F C] C	... F. Hoyes & Co.	... Ditto.
"	9th ...	2 Cases, [F C C]	... Order.	... Ditto.
"	10th ...	1 Case, L. S. & Co.	... "	... Ditto.
"	10th ...	3 Cases, B. L. & Co.	... B. Lawrie & Co.	... Ditto.
"	10th ...	2 Cases, [M M D]	... Order	... Ditto.
"	10th ...	7 Cases, [A B]	... "	... Ditto.
"	10th ...	3 Cases, [L]	... "	... Ditto.
"	10th ...	8 Cases, M S S	... "	... Ditto.
"	10th ...	2 Cases, [A W N]	... "	... Ditto.
"	10th ...	1 Case, [R N] A. R. & Co.	... "	... Ditto.
"	10th ...	1 Bale, [W H] C S	... W. Heilgers & Co.	... Ditto.
"	10th ...	2 Cases, R. W. & Co.	... F. Ramsay & Co.	... Ditto.
"	10th ...	2 Cases, M. T. & Co.	... Order	... Ditto.
"	10th ...	1 Case, [14] L C J	... "	... Ditto.
"	10th ...	1 Case, [C S N]	... "	... Ditto.
"	10th ...	1 Case, K G L	... "	... Ditto.
"	10th ...	3 Cases, A B [G M]	... S. Smith & Sons	... Ditto.
"	10th ...	2 Cases, A B [M H A]	... Order	... Ditto.
"	10th ...	1 Case, [F. R. & Co.]	... F. Ramsay & Co.	... Ditto.
"	10th ...	1 Case, [94] I C J	... Order	... Ditto.
"	10th ...	1 Case, [R S D N]	... "	... Ditto.
"	10th ...	1 Case, [F L]	... "	... Ditto.
"	10th ...	1 Case, [L]	... Order	... Ditto.
"	10th ...	1 Case, R L C C	... "	... Ditto.
"	10th ...	2 Cases, M S S	... "	... Ditto.
"	10th ...	3 Bundles, [X]	... "	... Ditto.
"	10th ...	10 Cases, [15 B C]	... G. Arbuthnot	... Ditto.
"	10th ...	1 Case, [C & F N]	... Order	... Ditto.
"	10th ...	3 Cases, [F. R. & Co.]	... F. Ramsay & Co.	... Ditto.
"	10th ...	9 Cases, F C C	... Order	... Ditto.
"	10th ...	1 Case, A B	... "	... Ditto.
"	10th ...	1 Case, [F L] A. B. & Co.	... "	... Ditto.
"	10th ...	4 Cases, [R N] A B & Co.	... "	... Ditto.
"	10th ...	1 Case, [X]	... "	... Ditto.
"	10th ...	1 Case, [G M] A B	... S. Smith & Sons	... Ditto.
"	10th ...	1 Case, [E M N T]	... Order	... Ditto.
"	10th ...	5 Cases, M J	... "	... Ditto.
"	10th ...	4 Cases, addressed	... E. Drummond	... Ditto.
"	10th ...	1 Cask, W J	... Order	... Ditto.
"	10th ...	1 Case, [R S D N]	... "	... Ditto.
"	10th ...	1 Pack Wire work, no mark	... "	... Ditto.
"	10th ...	1 Case, M J	... "	... Ditto.
"	10th ...	1 Bale, [J H C]	... Order	... Ditto.
"	10th ...	1 Case, [M M D]	... "	... Ditto.
"	10th ...	1 Case, [A. S. & Co.] E B	... "	... Ditto.
"	10th ...	1 Bale, [J N F C]	... "	... Ditto.
"	10th ...	5 Cases, M. T. & Co.	... "	... Ditto.
"	10th ...	2 Casks, [E M N T]	... "	... Ditto.
"	10th ...	1 Cask, [X]	... "	... Ditto.
"	10th ...	3 Casks, L. S. & Co.	... "	... Ditto.
"	10th ...	1 Cask, A B [G M]	... S. Smith & Sons	... Ditto.
"	10th ...	1 Cask, G. E. H. & Co.	... Order	... Ditto.
"	10th ...	1 Cask, [X]	... "	... Ditto.
"	10th ...	1 Cask, [A N N]	... "	... Ditto.
"	10th ...	1 Cask, addressed	... United Bank of India...	... Ditto.
"	10th ...	1 Cask, A B [R N]	... Order	... Ditto.

Date of removal to Import Warehouse.	No., mark, and description.	Consignees.	Ships.
1871.			
Mar. 10th ...	1 Cask, [F L] A. B. & Co.	... Order	... Str. Quito.
" 10th ...	1 Cask, addressed	... L. B. B. King	... Ditto.
" 10th ...	7 Cases, } addressed [1 S D] 4 Cases, }	... Medical Department	... Ditto.
" 10th ...	1 Case, [2]	... Order	... Ditto.
" 10th ...	16 Hook weights, M. T. & Co.	... "	... Ditto.
" 6th ...	11 Cases, G. O	... Order	... City of Shangaie.
" 6th ...	1 Cask, B G C	... "	... Ditto.
" 6th ...	1 Case B G C	... "	... Ditto.
" 6th ...	2 Cases, E I R	... "	... Ditto.
" 6th ...	4 Cases, K C S	... "	... Ditto.
" 6th ...	1 Bale, [J F C]	... Nicol Fleming	... Ditto.
" 6th ...	2505 Spelter, B A S, G. H. & Co., or G I O	... Order	... Ditto.
" 6th ...	1 Sample, [R M] C	... Rallie & Mavorajani	... Ditto.
" 7th ...	13 Cases, [R A]	... Order	... Star of Albion.
" 7th ...	4 Cases, R C D	... "	... Ditto.
" 7th ...	3 Cases, N [M] K	... "	... Ditto.
" 7th ...	2 Cases, K C C, R C D	... "	... Ditto.
" 7th ...	1 Sample, G [K] M	... "	... Ditto.
" 7th ...	1 Case, N [M] K	... "	... Ditto.
" 7th ...	1 Case, R C D	... "	... Ditto.
" 7th ...	10 Casks, no mark	... "	... Ditto.
" 7th ...	1 Case, addressed	... George Henderson	... Ditto.
" 7th ...	1 Case, [D V T T]	... Order	... Ditto.
" 8th ...	2 Casks, N [M] K	... "	... Ditto.
" 8th ...	3 Casks, R C D	... "	... Ditto.
" 8th ...	49 Pieces Spelter, D R	... E. & Oesterley	... Ditto.
CALCUTTA,		WM. DUFF BRUCE, Vice-Chairman.	
The 13th March 1871.			

NOTICE.

THE following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1863, for the realization of duty, wharfage, and other charges:—

Date of Sale.	Mark or Address of Packages.	Ships.
1871, March 18th ...	20 Bales [S K M]	... Indian Empire.
" 18th ...	20 Cases, [R A C]	... Ditto.
" 18th ...	11 Bundles, M and M	... Ditto.
" 18th ...	1 Parcel, W D F, D. Dutt and Nephew	... City of Athens.
" 25th ...	1 Parcel, Turner, Morrison and Co.	... Str. Mongolia.
" 25th ...	10 Cases, W. H. and Co.	... Ditto.
" 25th ...	1 Case, no mark	... Ditto.
" 31st ...	1 Cask, no mark	... Niger.
April 8th ...	2 Parcels, W D F, D. Dutt and Nephew	... City of Lucknow.
" 8th ...	1 Parcel, H G W C, Watson, Green, and Hart	... Ditto.
" 8th ...	1 Parcel, [M C] Findlay, Muir and Co.	... Ditto.
" 8th ...	2 Cases, [H] F	... Ditto.
" 8th ...	2 Cases, D. S. and Co.	... Dover Castle.
" 8th ...	2 Umbrellas, no mark	... China.
CALCUTTA CUSTOMS,		J. A. CRAWFORD, Collector of Customs.
The 14th March 1871.		

NOTICE.

THE following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 52 of Act VI. of 1863. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1863:—

Date of Sale.		
1871, May 9th ...	1 Bundle, M and M	... Indian Empire.
" 9th ...	{ 1 Keg ... } [G. C. M. and Co.] 1 Drum Ditto.
March 31st ...	99 Cases, Eirival Cognac	... Ivenhoe.
May 23rd ...	2 Cases, D. S. and Co.	... Dover Castle.
" 23rd ...	1 Case, [K 20]	... Ditto.
" 23rd ...	3 Cases, [D R] N K C, G D C, 6-9	... Ditto.
" 23rd ...	1 Cask, [D R] N K C, G D C, 6-9	... Ditto.
CALCUTTA CUSTOMS,		J. A. CRAWFORD, Collector of Customs.
The 14th March 1871.		

Sheriff's Office, the 28th February 1871.

NOTICE is hereby given that the Third Criminal Session of the year 1871 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town Hall of Calcutta, on Tuesday, the twenty-eighth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. R. BULLEN SMITH,
Sheriff.

সরকারি আফিস ১৮৭১ সাল ২৮ ফেব্রুয়ারি।

সমাচার দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম দুর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের কোজদারী বিচার নিষ্পত্তি জন্য আগামি ২৮ মার্চ মঙ্গলবার বেলা এগার ঘটিকার সময় এবং যে পর্যন্ত শেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার টৌনহাউসে হাই কোর্টের আদালত ঘরে সন ১৮৭১ সালের তৃতীয় ত্রিমিনেল শেশিয়ান বসিবেক এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে কোজদারী মিছিল করিবেক তাহারা উক্ত স্থানে ঐ সময়ে হাজির থাকিয়া মোকদ্দমা করে। ইতি তারিখ ২৮ ফেব্রুয়ারি সন ১৮৭১ সাল

J. R. BULLEN SMITH,
Sheriff.

Notice

Is hereby given that the Patna Mail of the 15th instant was robbed on its way to Gya, in the evening of that date, near the village of Moot-tair, in the Gya District, and that only a few forms from the Superintendent of Alipore Jail Press, and four letters from the High Court, have since been recovered so far as the Judge's office of Gya is concerned. All those who may therefore have forwarded any letters or papers to the officiating Judge of Gya on such a date, as would have necessitated the despatch of such from Patna on the evening of the 15th, are requested to submit the undersigned either duplicate copies of letters and papers, or inform the undersigned what may have been the nature of their communications.

S. H. C. TAYLER,
Offg. Judge.

Gya Civil and Sessions Court,
The 24th February 1871.

Department of Public Works.

NOTICE is hereby given that the right of collecting the authorised tolls on the Buxee and Gyeghattee Navigation Channels, for the year ending the 31st March 1872, will be sold by public auction at the Office of the Executive Engineer, Selye Division, Midnapore, on Monday, the 20th March 1871, at 11 A.M.

Each intending bidder will be required to deposit before the sale commences the sum of Rs. 100, to be returned to him in the event of his bid not being accepted; the deposit of the highest bidder will be returned on the receipt of security equal to the amount of one-fourth of the highest bid.

For further particulars, apply to the undersigned.

A. J. HUGHES, C.E.,
Exe. Engr., Selye Division.

বিজ্ঞাপন।

সরকারকে জ্ঞাত করা যাইতেছে যে, সন হালের ২০ মার্চ তারিখে সোমবার বেলা ১১ ঘটিকার সময়ে মোকাম মেদিনীপুর সিলাই ডিবিজানের একজিকিউটিব ইঞ্জিনিয়ার সাহেবের আপিসে রূপনারায়ণ ও দামোদর নদের মধ্যবর্তী বাসকী ও গাইঘাতি নামক খালের সন ১৮৭১ সালের ১ নং আর্ডার অব দিস সন ১৮৭২ সালের ৩১ মার্চ পর্যন্ত এক বৎসরের নিমিত্ত মাসুল আদায়ের ইজারা প্রকাশ্য নীলামে বিলি করা যাইবে।

প্রত্যেক নীলাম ডাকনিয়া ব্যক্তিকে নীলাম আরম্ভের পূর্বে ১০০ টাকা আমানত করিতে হইবে এবং যাহাদিগের ডাক অগ্রাহ্য হইবে, তাহাদিগের আমানতি টাকা ফেরৎ দেওয়া যাইবে এবং উক্ত পণের নীলাম ডাকনিয়া ব্যক্তির আমানতি টাকা ইজারার ডাকের সিকি পরিমাণে জামিনী টাকা আদায় দিলে ফেরৎ দেওয়া যাইবে।

উপরি উক্ত বিষয়ের অন্যান্য সংবাদ নিম্ন স্বাক্ষরিতে সাহেবের সমীপে প্রাপ্ত হইবে।

এ, জে হিউজ সি, ই,
এক জি কিউটিব ইঞ্জিনিয়ার
সিলাই ডিবিজান।

Notice

Is hereby given that the lease of the lime quarries known as Choon cherra, Letting cherra, and Rowye lime quarries, situated in the Jyntea Hills, for three years, commencing from the 1st April 1871, and ending with the 31st March 1874, A.D., will be put up to public auction on the 15th March 1871, at 12 A.M., at the Deputy Commissioner's Office at Shillong, at the upset price of Rs. 14,500 per annum, being the amount at which they are at present leased. The rent will be payable half-yearly in advance.

Further particulars regarding lime quarries can be obtained by application to the undersigned.

H. RABAN, Lt.-Col.,
Offg. Depy. Commissioner,
DY. COMMRS'S OFFICE, KHASI AND
JYNTEA HILLS,
The 31st January 1871.

Wanted

A CLERK for the Office of the Small Cause Court at Jessore, the late incumbent having been appointed Sheristadar of the District Judge's Court, Jessore.

A thorough knowledge of English and Bengali, and of the duties of the office, indispensable. Salary, Rs. 150.

Applications and copies of testimonials to be sent to the Judge of the Small Cause Court, Jessore, before the 15th March next.

C. D. LINTON,

JESSORE SMALL CAUSE COURT, *Judge.*
The 18th February 1871.

Notice.

CANDIDATES for the situation of Superintendent of Education in Cooch Behar are requested to forward their applications to the undersigned. Experience in education and thorough knowledge of Bengali are indispensable qualifications.

DENONATH MOOKERJEE,

Persl. Asst. to Commissioner.

COMMISSIONER'S OFFICE;
Cooch Behar Division, Julpigoree,
The 10th March 1871.

Notice.

Two good rooms available for Office accommodation at the Office of the Commissioner of the Presidency Division, No. 3, Theatre Road. Rent, Rupees 65 a month. (13 -f. n.)

Notice.**SALE OF WASTE LANDS.**

NOTICE is hereby given that a lot of waste land, estimated to consist of about 264 acres, more or less, situated in Mouzah Rungamattee, Zillah Seeksagur, and bounded as shewn at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees eight annas per acre, on the 2nd April 1871, at the office of the Deputy Commissioner of Seeksagur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES OF LOT.

South—Gur Allee from entrance of Badalapar factory road to a point 720 yards eastward along the Allee.

West—Badalapar factory road from Gur Allee to Gella Beel.

North—A line parallel to southern boundary from Gella Beel to a point 720 yards eastwards.

East—A line parallel to western boundary from eastern point given on south boundary meeting the eastern point on north boundary.

A. E. CAMPBELL,
Deputy Commissioner.

ZH. SEESAGUR, DEPT. COMM. 'S OFFICE,
The 14th January 1871.

Notice

Is hereby given that the undermentioned lots of waste lands, estimated to consist of about 599 acres, more or less, situated in Tukvar, Darjeeling, and bounded as shewn at the foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Province of Bengal," will be put up to sale by auction to the highest bidder above the upset price of two rupees and eight annas per acre, on the 2nd day of June 1871, at the Office of the Deputy Commissioner of Darjeeling, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner and subject to the conditions prescribed by the rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES.

On the North by the small Rungeet and big Rungeet Rivers;

On the South by the Rungnoo River;

On the West by the Rungnoo River and the land the property of the Tukvar Company, Limited; and

On the East by the land of the said Tukvar Company, Limited.

B. W. D. MORTON,
Deputy Commissioner.

DARJEELING,
The 28th February 1871.

Notice.**SALE OF WASTE LANDS.**

NOTICE is hereby given that a lot of waste land, estimated to consist of about 300 acres, more or less, situated in Mouzah Obhoypoor, Zillah Seeksagur, and bounded as shewn at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees and eight annas per acre, on the 3rd July 1871, at the Office of the Deputy Commissioner of Seeksagur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES OF LOT.

North.—Dhodur Allee and Pathar land.

South.—Jungle.

East.—Sonaree Grant.

West.—Naphook Nuddy.

A. E. CAMPBELL,
Deputy Commissioner.

ZILLAH SEESAGUR,
DEPUTY COMMISSIONER'S OFFICE,
The 1st March 1871.

Notice.

MR. CHARLES JAMES ALEXANDER PRITCHARD ceases to be a Partner in our Firm from this date, and the power to sign for us per procuracy, which he formerly held, is withdrawn.

J. H. FERGUSSON & Co.
No. 4, CLIVE STREET, CALCUTTA,
The 3rd March 1871. (704—2)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Alfred Isaac Meyer, an Insolvent.

(Meyer Brothers.)

NOTICE is hereby given that the Honorable Presiding Commissioner has fixed Saturday, the 1st day of April next, at the hour of 11 o'clock in the forenoon, for creditors to come in and prove their claims in the above estate. Dated this 13th day of March 1871.

A. B. MILLER,
Official Assignee.

(710—2)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Lewis Balfour, the elder, and Hamilton Robinson, lately carrying on business in partnership with each other and with Lewis Balfour, the younger, under the style of Balfour and Co., Insolvents.

NOTICE is hereby given that the Honorable Presiding Commissioner has fixed Saturday, the 1st day of April next, at the hour of 11 o'clock in the forenoon, for creditors to come in and prove their claims in the above estate. Dated this 13th day of March 1871.

A. B. MILLER,
Official Assignee.

(711—2)

TO BE SOLD by the Registrar of the High Court, in its Ordinary Original Civil Jurisdiction, on an early day, of which notice will hereafter be given, pursuant to a decree of the said Court bearing date the twenty-third day of June, one thousand eight hundred and seventy, made in Suit No. 274 of 1870, wherein Brojendronauth Mookerjee is Plaintiff, and Doorga Bibee and Chotay Laul are Defendants, the undermentioned properties, that is to say:—

Lot 1.—All that three-storied, and formerly partly three and partly four-storied, brick-built messuage, tenement, or dwelling-house, together with the piece or parcel of land or ground thereunto belonging, and on part whereof the same is erected and built, containing by estimation 3 cottahs and 8 chittacks, or thereabouts, situate, lying, and being at Hanspookur Lane, in the Town of Calcutta aforesaid, No. 2-2, and now known as No. 2, and butted and bounded as follows: that is to say, on the North partly by the house and premises belonging to Muddengopaul Baboo, and partly by a public road; on the South by the houses and premises the property of Sewchurn Laul; on the East by the house and premises belonging to the said Muddengopaul Baboo; and on the West by the said Hanspookur Lane.

And also all that piece or parcel of land west of, and adjoining the premises lastly described and fronting the public lane used as a bazar.

For further particulars and conditions of sale apply at the Office of Messrs. Hatch and Hoyle, Attorneys for the Plaintiff, No. 10, Old Post Office Street.

R. BELCHAMBERS,
Calcutta, Registrar.

HIGH COURT ORIGINAL JURISDICTION;

REGISTRAR'S OFFICE,
The 28th February 1871.

(697—2)

TO BE PEREMPTORILY sold pursuant to a decree of the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, made in a certain cause, wherein James Walter Lowe, residing at No. 8, Russell Street, is plaintiff, and Alfred Birmingham Miller, Official Assignee to the Court for the relief of Insolvent Debtors, and Assignee to the Estate of Sausone Ezekiel Judah, an Insolvent, residing at and Elias Salome Gubboy are defendants, on and bearing date the 13th day of February 1871, by the Registrar of the said Court, at the Town Hall, at 12 o'clock, on Friday, the 14th day of April next, the following property, viz.:—

All that three-storied brick-built messuage, tenement, or dwelling-house, and the piece of ground or compound thereunto belonging, containing by estimation six beegahs fourteen cottahs and eight chittacks or thereabouts, situate and being in and on the east side of Little Russell Street, Chowringhee, in the Town of Calcutta, and known as No. 1, Little Russell Street, and butted and bounded as follows; namely, on the North by the house now or late the property of Mr. D'Souza, and the house now or late the property of Cally Sunkur Ghosaul; on the South by the street called Theatre Road; on the West by the said street called Little Russell Street; and on the East by the garden house of Mr. Peter Andrew and Mr. David Andrew, and now in the tenure or occupation of Mrs. Newall as tenant thereof to the said Sausone Ezekiel Judah, and which said messuage or land are situate in the Registration District of Calcutta, together with all out-houses, offices, godowns, cook-rooms, stables, compounds, yards, ways, paths, passages, drains, sewers, tanks, waters, water courses, easements, lights, rights, privileges, and appurtenances whatsoever to the said messuage, land, and hereditaments, or any part thereof belonging or appertaining, or reported so to be.

For further particulars and conditions of sale, apply at the Office of Messrs Collis and Company, Attorneys for the plaintiff.

R. BELCHAMBERS,
Registrar.

COLLIS AND COMPANY,
Attorneys for the plaintiff.

HIGH COURT,
ORDINARY ORIGINAL CIVIL JURISDICTION,
The March 1871. (709—2)

Notice.

THE Partnership hereto subsisting between the undersigned carrying on business under the firm of WATSON, GREEN, AND HART, expires this day by effluxion of time. The liquidation of the Firm will be carried on by PATRICK CAMPBELL HART, who is authorized to sign the name of the Firm for all purposes of the liquidation. Dated this 28th day of February 1871.

RUNDLE E. GREEN.

P. C. HART.

Witness,

JAMES HECHLE,
Solicitor, Calcutta.

JUSTINIAN C. S. WATKINS,
Solicitor, Calcutta.

(695—3)

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of } On Saturday, the 4th
Alexander Kaeck, an } day of February last,
Insolvent. } it was ordered that the
first Court day in February 1872 be appointed for
the further hearing of this matter, and that unless
the cause be shewn to the contrary on that day the
said Insolvent be discharged personally, as well as
to his after-acquired property, from all liabilities
for debts, claims, and demands, of and against the
said Insolvent at the time of the filing of his
petition for relief.
Pittar and Camell, Attorneys.
Chief Clerk's Office, the 6th March 1871.

In the matter of } On Saturday, the
Joseph Savigny, an In- } 4th day of March in-
solvent. } stant, an account of the
receipts and disbursements of the Official Assignee
from the 4th day of December 1852, to the 28th
day of February last, was filed in the Office of the
Chief Clerk, and it was ordered that Saturday,
the 1st day of April last, be appointed for the
further hearing of this matter for the purpose of
making a dividend.

“Any creditor or other person interested,
who may intend to establish or oppose any claim
upon the Estate of the said Insolvent, may attend
and be heard having given notice to the Chief Clerk
three clear days before the day of hearing.”
A. B. Miller, Official Assignee.

In the matter of Ivie } On Saturday, the 4th
Gordon, an Insolvent. } day of March instant,
an account of the receipts and disburse-
ments of the Official Assignee from the 21st day
of July 1869, to the 28th day of February last,
was filed in the Office of the Chief Clerk, and it
was ordered that Saturday, the 1st day of April
next, be appointed for the further hearing of this
matter for the purpose of making a dividend.

“Any creditor or other person interested, who
may intend to establish or oppose any claim upon
the Estate of the said Insolvent, may attend and be
heard having given notice to the Chief Clerk three
clear days before the day of hearing.”
A. B. Miller, Official Assignee.

In the matter of Gopaul } On Saturday, the 4th
Chunder Doss, an Insol- } day of March instant,
vent. } an account of the receipts
and disbursements of the Official Assignee from
the 26th day of April 1870, to the 28th day
of February last, was filed in the Office of the
Chief Clerk, and it was ordered that Saturday,
the 1st day of April next, be appointed for the
further hearing of this matter for the purpose of
making a dividend.

“Any creditor or other person interested,
who may intend to establish or oppose any claim
upon the Estate of the said Insolvent, may attend
and be heard having given notice to the Chief Clerk
three clear days before the day of hearing.”
A. B. Miller, Official Assignee.

In the matter of Ha- } On Saturday, the 4th
keem Mobarnek Ally, } day of March instant, by
an Insolvent. } an order of this Court
the said Insolvent was adjudged entitled to his
personal discharge under the Act XI. Vic.,

cap. 21 as to all persons named in his Schedt
creditors or claiming to be creditors respectively.
Gillanders & Co., Attorneys.

In the matter of } On Saturday, the 4th
Thomas Maugham } day of March instant,
Lawson, an Insolvent. } it was ordered that the
Assignee do pay and divide the sum of Rs. 1,655-4
to and amongst all the creditors upon the Estate
of the said Insolvent as a dividend at the rate of
Rs. 100 per cent. upon such of the debts admitted
in the Schedule of the said Insolvent, and claims
proved as have been duly substantiated in propor-
tion to their several debts, and upon the other
debts admitted in the Schedule, when and so soon
as such debts or any of them shall be duly sub-
stantiated upon Affidavit filed in this Court from
time to time for directions respecting any debts or
any other matter or thing relating thereto.

A. B. Miller, Official Assignee.

In the matter of Thomas } On Saturday, the 4th
Maugham Lawson, an } day of March instant,
Insolvent. } it was ordered that the
first Court day in March 1872 be appointed for
the further hearing of this matter, and that unless
cause be shewn to the contrary on that day the
said Insolvent be discharged personally, as well as
to his after-acquired property, from all liabilities
for debts, claims, and demands, of and against the
said Insolvent at the time of the filing of his
petition for relief.

Robertson and Co., Attorneys.

In the matter of Thomas } On Saturday, the
Fraser Campbell, an Insol- } 4th day of March
vent. } instant, it was order-
ed that the Assignee do pay and divide the sum of
Rs. 579-4-9 to and amongst all the creditors upon
the Estate of the said Insolvent as a dividend
at the rate of Rs. 10 per cent. upon such of
the debts admitted in the Schedule of the
said Insolvent, and claims proved as have been
duly substantiated in proportion to their several
debts, and upon the other debts admitted in
the Schedule, when and so soon as such debts
or any of them shall be duly substantiated upon
Affidavit filed in this Court from time to time
for directions respecting any debts or any other
matter or thing relating thereto.

A. B. Miller, Official Assignee.

In the matter of Chater } Notice, that the peti-
Simon Bijohn, of No. } tion of the said Insol-
71, Canning Street, in } vent seeking the benefit
the Town of Calcutta, } of the Act XI. Vic.,
an Accountant in the } cap. 21, was filed in the
East Indian Railway } Office of the Chief Clerk
Agent's Office at } on Wednesday, the 8th
Writers' Buildings in } day of March instant,
Calcutta, an Insolvent. } and by an order of the
same date the estate and effects of the said Insol-
vent were vested in the Official Assignee.

Pittar and Camell, Attorneys.

In the matter of Chater } On Wednesday, the
Simon Bijohn, an In- } 8th day of March in-
solvent. } stant, it was ordered that
the matters of the petition of the said Insolvent be
heard on Saturday, the 6th day of May next, and
that the said Insolvent do then attend to be
examined before the said Court.

Pittar and Camell, Attorneys.

In the matter of Jewraj Boobna Duloll, residing at No. 12, Roop Roy's Street, in the Town of Calcutta, lately, and up to August 1869, carrying on trade and business in Calcutta as Cloth Merchant, under the name, style, and firm of Jewraj Lutchmenarain, and also as Broker, under the name of Jewraj, and from October 1869 and until now closing business as Broker, under Soneeram Ramdial, an Insolvent.)

Pittar and Camell, *Attorneys.*

In the matter of Jewraj Boobna Duloll, an Insolvent. } On Friday, the 10th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 6th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Pittar and Camell, *Attorneys.*

In the matter of Tom Selmin Macaulay Brewster, an Insolvent. } On Saturday, the 11th day of February last, it was ordered that Saturday, the 1st day of April next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day the said Insolvent be discharged personally, as well as to his after-acquired property, from all liabilities for debts, claims, and demands, of and against the said Insolvent at the time of the filing of his petition for relief.

Pittar and Camell, *Attorneys.*

In the matter of Mahabeersaud, an Insolvent. } On Saturday, the 11th day of March instant, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI. Vic., cap. 21, as to all persons named in his Schedule as creditors or claiming to be creditors respectively.

G. C. Ghose, *Attorney.*

Chief Clerk's Office, the 14th March 1871.

Bishnauth Tea Company, "Limited."

I BEG to give notice that the Fifteenth Half-yearly Ordinary General Meeting of Shareholders in the above Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Thursday, the 30th instant, at 4 P.M. precisely, to receive the Directors' report, pass the accounts, declare a dividend, and transact such other business as may be necessary.

By order of the Board,

J. H. WILLIAMSON,
Secretary.

CALCUTTA,
The 14th March 1871.

(715—3)

Administrator-General's Office.

LIST of Estates which have come under charge of the Administrator-General of Bengal, during the months of December 1870, and January and February 1871.

BABINGTON, JOHN HASTINGS, late a Civil Engineer in the Irrigation Department at Meerut.

BAILEY, SAMUEL, late Master of the Siamese Steamer *Kalahome*.

BEATSON, JOSEPH WALTER, late an Assistant in the Secretariat, Public Works Department.

BELL, ARTHUR, late a Surgeon in Her Majesty's 36th Regiment of Foot.

BEST, HENRY WHITE, late a Major in the late 5th European Bengal Cavalry.

BROTHERHOOD, EDWARD, late an Engine Driver in the East Indian Railway.

CAPE, HENRY, late Chief Officer of the Steamer *Victoria*.

CARLETON, THOMAS, late a Pensioned Sergeant and an Overseer in the Saharunpoor Stud Depot.

CHILL, GEORGE CONSTABLE, late a Government Pensioner, formerly a Deputy Collector of the Salt Revenue in the Punjab.

CREAGH, PIERSE, late of the town of Calcutta, a Barrister-at-Law.

DEVERELL, GEORGE THOMAS, late of Berhampore, an Indigo Planter.

DEVERELL, ALICE MARGARET ELLEN, late of Calcutta, a British subject and a Spinster.

EDMONDS, GEORGE THOMAS, late an Assistant in the Commissariat Department at Umballa.

FITZGERALD, EDMOND, late a Permanent way Inspector in the Great Indian Peninsular Railway.

FRANCIS, JOSEPH, late an Examiner in the Government Press at Allahabad.

GARNAULT, HENRY WILLIAM, late a Captain in the Royal Engineers.

GILES, CHRISTOPHER, late a Permanent way Inspector in the Great Indian Peninsular Railway.

GROSE, HENRY, late an Assistant in the Commissioner's Office, Gowhatty.

GRUBB, GEORGE PENROSE RIDGWAY, late an Assistant to the firm of Messrs. Graham & Co., Merchants, Calcutta.

HASLEWOOD, WALTER KEY, late a Major in the Invalid Establishment.

HOVENDEN, JULIAN ST. JOHN, late a Lieutenant-Colonel in the Royal Engineers.

HUGHES, FREDERICK HERBERT, late Superintendent of District Roads in Burrisal.

HYDE, HENRY, late a British subject residing at Darjeeling.

IRVINE, CLARENCE HAMILTON, late of Babnowlio Factory, in the District of Gorruckpore.

JOHNSON, WILLIAM, late Inspecting Veterinary Surgeon in the Bengal Army.

JOHNSON, HENRY, late in the employment of Messrs. Jardine, Skinner & Co., Merchants, Calcutta.

JONES, GEORGE MORAN, late Collector of Customs at Muttra, in the N. W. Provinces of India.

LANCASTER, JAMES, late a Signaller in the Government Telegraph Office at Meerut.

LEIGHTON, DAVID, late of Allahabad, a British subject, formerly employed as a carpenter in the Great Indian Peninsular Railway.

McFARLANE, JOHN, late a Fitter in the service of the East Indian Railway Company.

MACMULLAN, WILLIAM, late Assistant Sub-Deputy Opium Agent at Sandee, in the District of Hurdin, in Oudh.

MUNNOLOLL TEWARY, late a Hindoo inhabitant of Cotton Street, in the Town of Calcutta.

NORRIS, WILLIAM, late a pensioned Conductor.

PERRY, FREDERICK GEORGE, late Chief Engineer of the steamer *Oudh*.

ROSS, ROBERT BALERMA, late an Assistant at Messrs. Montieth and Company, Calcutta.

SAABYE, HANS HENRY EDE, late Commander of the ship *Chanticleer*.

SHORT, JOSEPH, late of Lucknow.

SMITH, JOSEPH, late Quarter-Master in the 19th Brigade Royal Artillery.

STEVENS, ROBERT, late of No. 20, Aberdeen Terrace Grove Road, Victoria Park, in the County of Middlesex in England, gentleman.

STEWART, WILSON, late a Fitter in the service of the East Indian Railway Company.

WRIGHT, DAVID, late of Fyle Place, Leith Walk, Edinburgh, a Doctor of Medicine and a Member of the Royal College of Surgeons of England.

WRIGHT, GEORGE VINT, late of No. 3, Roxburgh Street, in the City of Edinburgh, a Doctor of Medicine and a Member of the Royal College of Surgeons of England.

WOOLLEY, ALFRED, late an Engine Driver in the East Indian Railway.

WOODROFFE, JOHN, late a pensioned Conductor of the Army Commissariat Department.

N.B.—All persons having claims upon, being indebted to, or holding property belonging to the abovementioned Estates, are requested to place themselves in immediate communication with the undersigned.

L. P. D. BROUGHTON,
Administrator-General.

CALCUTTA, No. 4, STRAND,
The 9th March 1871. (714—1)

The Bengal Coal Company, "Limited."

AN Extraordinary General Meeting of the Shareholders of the Bengal Coal Company, Limited, will be held at the office of the Company, No. 27, Dalhousie Square, at noon, on Saturday, the 27th May next, for the purpose of considering and adopting the articles of Association as amended.

By order of the Directors,

T. M. ROBINSON,
Managing Director.

CALCUTTA,
The 21st February 1871. (685—4)

Eastern Cachar Tea Company, "Limited."

THE Annual Ordinary General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 5, Garstin's Place, at noon, on Saturday, the 25th March, to receive the Directors' report, to pass the accounts for the year ending 31st January 1871, to declare a dividend, and to transact any other business that may be brought forward.

STEEL, McINTOSH AND Co.,
Agents and Secretaries.

(712—2)

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1866.

CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Register No.	No. of Notes.	Value.	Name of Claimant.
<i>Notes wholly lost or destroyed.</i>			
3842	$\frac{A}{40}$ 23416 $\frac{A}{34}$ 23942 $\frac{A}{31}$ 48037	50 20 10	} Capt. G. A. Baker.
3843	$\frac{A}{88}$ 03982	1,000	
3844	$\frac{A}{70}$ 83919 ,, 89522 ,, 42519	10 10 10	} J. Lamb.
3845	$\frac{A}{78}$ 59539	10	
3848	$\frac{A}{84}$ 14043	100	Palliram Gungadhur.
3849	$\frac{A}{56}$ 97840 $\frac{A}{40}$ 56355	50 50	} Lieut. F. Bigg.
3850	$\frac{A}{30}$ 45300 ,, 45229 ,, 45298 $\frac{A}{50}$ 28315	20 20 20 10	
3851	$\frac{A}{81}$ 05636	20	Lolla Moonalall.
3854	$\frac{A}{82}$ 30091	20	The Chief Pay Master, East Indian Railway.
3858	$\frac{A}{81}$ 13106 $\frac{A}{50}$ 27467	20 10	} W. Cowan.
3861	$\frac{A}{85}$ 44538	500	Shaik Khoda Bux.
3862	$\frac{A}{86}$ 08206 ,, 04342 ,, 18212	1,000 1,000 1,000	} Kallyprosad Shaw.
3863	$\frac{A}{81}$ 96211	20	
3864	$\frac{A}{82}$ 25320 $\frac{A}{72}$ 78542	20 20	} The Chief Pay Master, E. I. Railway.
3865	$\frac{A}{88}$ 24391	100	
3873	$\frac{A}{70}$ 60551 $\frac{A}{86}$ 71383	100 50	} Kaigee Topun.
3875	$\frac{A}{76}$ 60177	1,000	
3876	$\frac{A}{70}$ 52621 ,, 59614	100 100	} Rev. C. Warren.

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
3839	$\frac{A}{61}$ 36096	1,000	L. Broughton.
3847	$\frac{A}{68}$ 82475 $\frac{A}{71}$ 58807	10 20	} L. Kelly.
3855	$\frac{A}{70}$ 48447	50	

Register No.	No. of Notes	Value.	Name of Claimant.
--------------	--------------	--------	-------------------

Notes partially lost or destroyed.

Register No.	No. of Notes	Value.	Name of Claimant.
3856	$\frac{A}{66}$ 50127	10	} Gopaul Chunder Mo- kerjee.
3857	$\frac{A}{64}$ 67785 $\frac{A}{56}$ 97518 ,, 57157 ,, 19582 $\frac{A}{73}$ 10174 $\frac{A}{74}$ 88761 $\frac{A}{71}$ 49950 $\frac{A}{51}$ 19566 $\frac{A}{66}$ 24652 $\frac{A}{81}$ 24114 $\frac{A}{42}$ 16283 $\frac{A}{70}$ 17744 $\frac{A}{85}$ 47616 $\frac{A}{69}$ 94831	100 50 50 50 20 20 20 10 10 10 10 10 10 10	} Dwarka Nauth Mo- zoomda r.
3859	$\frac{A}{57}$ 58387	50	
3860	$\frac{A}{51}$ 23515	10	
3866	$\frac{A}{56}$ 28779	50	
3729	$\frac{A}{53}$ 43820	20	
3867	$\frac{A}{76}$ 95949	100	
3871	$\frac{A}{84}$ 23928 ,, 23930	100 100	
3872	$\frac{A}{75}$ 79652	20	
3874	$\frac{A}{79}$ 55960 $\frac{A}{60}$ 34737	10 10	
2905	$\frac{A}{79}$ 02324	10	

Wrongly joined.

Register No.	No. of Notes	Value.	Name of Claimant.
3841	$\frac{A}{81}$ 51447 ,, 51441	10	} A. M. Cameron.
3852	$\frac{A}{82}$ 49875 ,, 49876	20	
3742	$\frac{A}{82}$ 07362 $\frac{A}{66}$ 58715	10	} Toolseedoss Dey.
3868	$\frac{A}{78}$ 63980 $\frac{A}{72}$ 69648	20	
3869	$\frac{A}{86}$ 96911 ,, 71407	20	} Sumbhoo Nauth Addy.

L. BERKELEY,

Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPARTMENT,
The 13th March 1871.

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Corrected up to January 1, 1871.

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annas extra for packing and postage.

The above to be had at the Office of Superintendent
of Government Printing, 8, Hastings' Street,
Calcutta.

List of Parcels in deposit in the Dead Letter Office.

Address.	No.	Description.
J. C. Smith	1	One suit boy's warm clothes.
John Moungyon	1	One yellow silk handkerchief and nine new cotton meerjacs.
Badrudeen	1	One bundle of rags.
D. Simson	1	One piece damaged cake.
Ram Kistna	1	One bundle palm leaves.
J. Leeson	1	One carpetwork sampler.
S. C. Kennedy	1	Courier bag containing paper and segars.
Mahomed Bux	1	Containing Persian manuscripts.

W. H. McGOWAN,

Post-Master of Calcutta.

GENL. POST OFFICE,
The 11th March 1871.

List of Remaining and Unclaimed Letters accumulated in the Calcutta Post Office during the week ending 11th March 1871.

Adam, Mrs.	Meik, J.
Andrews, W.	Mathfers, Miss L.
Anderson, C. A. B.	McPherson, J.
Biddle, J.	McNeill, Capt.
Bassage, Mrs. M. M.	Mophin, T. J.
Bentson, Mrs. L.	Miller, R.
Benad, Mrs.	Murray, J.
Brass, Mrs. M.	Martindale, E.
Courtney, R.	Neerunjee Mookerjee.
Cockrell, D.	Owen, Col. W. G.
Clarkson, Mrs. R. O.	Ogilvie, Miss M.
Carroll, Miss O.	Oliphant, F. J.
Cameron, J. R. D.	Parsiek, J.
Cross, Mrs.	Quirk, T. F.
D'Cruze, N.	Rose, Mrs. J.
Duncan, Dr. J.	Ring, J. B.
Douglas, C. H.	Roberts, H.
Edmunds, R.	Ray, Col. C.
Fernandes, J. P.	Ram Chunder Gangooly.
Francis, P.	Seatin, Mrs. A.
Godfry, N.	Sandelison, J. J.
Gorden, Miss M.	Swinney, Mrs. W. S.
Greethsur, R. and Co.	Studd, H.
Howard, E.	Smith, A.
Hughes, Mrs. E. V.	Thompson, Mrs. W. J.
Holmes, Mrs.	Thompson, Mrs. S.
Hem Chunder Mookerjee.	Thompson, W. B.
Harris, Mrs. A.	Tooth, W. B.
Huey, Capt. W. H.	Tait, J.
Jameson, Mrs.	
Kidd, Mrs. W.	Williams, S.
Keelan, Pro. C.	Williams, Capt. F. H.
Lindsay, Capt. J. G.	Wells, Mrs. J.
Mackey, Col. R.	Williams, Capt.

W. H. McGOWAN,
Post-Master.

CALCUTTA POST OFFICE,
The 13th March 1871.

Postal Notice.

SEA AND OVERLAND MAILS.

For	Box closes at	Date.	Per Steamer
Chittagong and Akyab	6 P.M.	15th Mar.	Moulmein.

The next Overland Mail *via* Bombay will close on
Wednesday, the 15th March 1871.

2. Book post and pattern packets must be posted on
the 14th.

3. There will be no Express.

Postage chargeable by the new route *via* Brindisi
and Germany:—

	As. P.
Each letter per ½ oz.	8 0
Each newspaper per 4 ozs.	9 8
For the United Kingdom ...	2 0
Each book or pattern packet	3 4
not exceeding 1 oz.	4 8
not exceeding 2 ozs.	4 8
not exceeding 4 ozs.	4 8
every additional 4 ozs.	4 8
Each letter 8 pie per ½ oz. less than the published rate for a letter sent <i>via</i> Marseilles.	
Each newspaper 8 pie per 4 ozs. more than the published rate for a newspaper sent <i>via</i> Marseilles.	
For places served through the United Kingdom	
Each packet of books or pattern packet sent <i>via</i> Marseilles.	
8 pie per 4 ozs. more than the published rate for a packet sent <i>via</i> Marseilles.	

As the late Papal States now form part of the Kingdom of Italy, correspondence for these States are now subject only to the same postal rules as apply to other parts of Italy, published in the Notification of this department dated 2nd September 1870.

N.B.—The letter box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two annas on each cover, will be received up to 6-30 P.M., or, bearing an extra postage stamp of four annas on each cover, up to 7 P.M., and after 7 up to 8-30 P.M., by a Post Office Clerk at the East Indian Railway Station, Armenian Ghât.

CALCUTTA,
The 11th March 1871.

W. H. McGOWAN,
Post-Master.



APPENDIX TO
The Calcutta Gazette.

WEDNESDAY, MARCH 15, 1871.

NOTICE

Is hereby given that the sale of the proprietary right of Government to the Estates enumerated in the following Advertisements of Sale will be made subject to these

CONDITIONS OF SALE:

1st.—The Estates to be sold, subject to the Government Revenue against each, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Schedule of Assessment made by the Revenue Authorities.

3rd.—If the amount of purchase-money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rupees 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding Office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the Estate to be again put up for sale at the risk of the defaulting Purchaser after issue of advertisement as in the case of original sale.

5th.—In addition to the ordinary Government Revenue fixed on the Estates, the Purchasers shall be bound to pay for the construction of roads and improvement of communications one per cent. on the Government Revenue assessed from the date of entry upon the purchase. This sum will be leviable in the same manner as other arrears of Revenue.

By Order of the Board of Revenue. L. P.,

D. J. McNEILE,
Officiating Junior Secretary.

ADVERTISEMENTS OF SALE.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Dacca, will be put up to sale, at the Dacca Collectorate, on Wednesday, the 15th March 1871, corresponding with 2nd Chyete 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
125	8527	Talook Koolomunt Doss, Tuppa Bolorampore ...	3 1 0	2 0 0	0 1 0	2 1 0	4 0 0	The sale will take effect from 1st April 1871.
965	7890	Jagheer Beldar Modafat Oomakanth Banerjee ...	1 3 37	3 0 0	0 1 0	3 1 0	6 0 0	
1597	9633	Jowar Borokatee in Howallah Petamber Sein, Pergunnah Rajnugger ...	12 1 26	25 0 0	0 4 0	25 4 0	50 0 0	
1609	9691	Talook Baseeram Surma, Pergunnah Goonanundy ...	713 3 36	135 0 0	1 6 0	136 6 0	270 0 0	

COLLECTOR'S OFFICE, DACCA DISTRICT,
The 28th December 1870.

D. R. LYALL, *Officiating Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Monghyr, will be put up to sale, at the Monghyr Collectorate, on Tuesday, the 28th March 1871, corresponding with 21st Chyete 1278.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset price.	REMARKS.
				Revenue assessed.	Road cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
15	1228	Ajodhia, Pergunnah Akberpore Rancee.	99 1 15	160 0 0	...	160 0 0	320 0 0	
54	2451	Araze Jagheer Jeetun Bhingot Niak, Thanuah Ratan, Pergunnah Furkya.	9 3 17	10 6 0	...	10 6 0	21 0 0	
74	3859	Araze "La Oarise" Nisf Jagheer Demun Sing, Subadar, Thanuah Ratan, Pergunnah Furkya.	60 2 31	100 0 0	...	100 0 0	200 0 0	
103	4221	Araze Khana Sokoonut, Musamut Mongha Jowah Runjit Geer, heir of Heera Sing Sepoy, Thanuah Brindaban, Pergunnah Monghyr.	0 1 7	1 12 0	0 1 0	1 13 0	3 10 0	

COLLE'S. OFFICE, DISTRICT MONGHYR,
The 16th January 1871.

G. J. B. T. DALTON, *Depy. Collector in charge.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Sylhet, will be put up to sale, at the Sylhet Collectorate, on Saturday, the 15th April 1871, corresponding with 3rd Bysack 1278 B.S.

The purchasers of these estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix, except the 1st, 2nd, and 5th, conditions.

Number in statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
		<i>Mehal Khas.</i>						
782	2587	Annpram Kar, Pergunnah Daka Dakhin ...	0 0 22	1 12 4	
784	53232	Mehal ditto, Golabram Deb, Bholanath Deb, Ram Mohun Deb, Rampersad Deb, Durgachurn Deb, Chardram Deb, and Jago Mohun Deb, Pergunnah Bejura	0 2 5	8 15 4	

SYLHET COLLECTORATE,
The 20th January 1871.

For Collector.

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Backergunge, will be put up to sale, at the Backergunge Collectorate, on Monday, the 27th March 1871, corresponding with 14th Chyite 1277.

The Purchasers of these Estates will be subject to the Conditions of Sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in the Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
179	4088	Island Chur Jebapur...	3,994 0 0	4,950 0 0	50 0 0	5,000 0 0	2,900 0 0	The sale will take effect from Bysack 1278 B.S.
398	1406 50	Kismut Manposha Kishangal Sadir, Howla Nandoram Das.	2 0 0	10 0 0	Ditto ditto. To be sold to the highest bidder revenue free.
413	1406 114	Kismut Kishangal, Talook Debi Prashad Sen.	15 0 0	2 0 0	0 0 6	2 0 6	The sale will take effect from Bysack 1278 B.S. To be sold to the highest bidder.
502	1408 30	Nimak Tafal, Kismut Shonakhail.	12 0 0	8 0 0	0 1 6	8 1 6	Ditto ditto.

BACKERGUNGE COLLECTORATE,
The 23rd January 1871.

H. BEVERIDGE, *Officiating Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Mymensing, will be put up to sale, at the Mymensing Collectorate on the 22nd March 1871, corresponding with 9th Chyite 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
121	680	Talook Mahadeb Sen, Pergunnah Beerabagoo.	3 0 0	3 0 0	0 1 0	3 1 0	6 0 0	The leases of these estates expired on the 30th Chyite 1276 B.S.
122	721	Talook Ramram Sen, Pergunnah Beerabagoo.	2 0 0	2 0 0	0 1 0	2 1 0	4 0 0	
127	436	Talook Ramkeshub Ramprosad, Pergunnah Beerabagoo.	10 0 0	11 0 0	0 2 0	11 2 0	22 0 0	

COLLR.'S OFFICE, MYMENSING DISTRICT,
The 3rd February 1871.

R. H. PAWSEY, *Offg. Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Maldah, will be put up to sale, at the Maldah Collectorate, on Saturday, the 25th March 1871, corresponding with 12th Chaitra 1277 B.S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
52	541	Dearah Jhaobona Kakribadha, Pergunnah Kankjole.	7,735 0 18	3,667 0 0	37 0 0	3,704 0 0	7,334 0 0	Sale will take effect from 1st April 1871.
54	542	Dearah Dehi Kamaluddinpur, Pergunnah Kankjole.	630 1 1	282 0 0	3 0 0	285 0 0	684 0 0	Ditto.
54	543	1,000 beegahs disputed lands of Jhaobona Kakribadha and Joyrampur, called Hajarbi-glio, Pergunnah Kankjole.	543 1 12	81 0 0	1 0 0	82 0 0	162 0 0	Ditto.

COLLR.'S OFFICE, DISTRICT MALDA,
The 5th February 1871.

N. S. ALEXANDER, *Offg. Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Bhargulpore, will be put up to sale, at the Bhargulpore Collectorate, on Wednesday, the 22nd March 1871, corresponding with 9th Chait 1278 B.S.

The purchasers of these Estates will be subject to the conditions of sale notified under the signature of the Secretary to the Board of Revenue, at the head of this Appendix.

Number in Statement of Government Estates.	Number on the District Ro.L.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
4	2779	Etwanee Gazeekitta Hanmusee-bahad, Pergunnah Colgong.	83 0 0	28 0 0	0 5 0	23 5 0	56 0 0	
65	58	Lands of Thannah Oodhoa Nulla, in Mouzali Neengachee.	625 0 0	288 0 0	3 0 0	291 0 0	578 0 0	
70	4146	Towfeer Jageer Rai Sing, Soobadar, Thannah Shazadabad, Pergunnah Bhargulpore.	35 0 0	34 0 0	0 6 0	34 6 0	68 0 0	
21	2764	Jageer Surdha Sing, Oori Jhoo-tee Sing, &c., Thannah Bhargulpore.	26 0 0	155 0 0	1 9 0	156 9 0	310 0 0	
12	367	Talooka Beejoye, Pergunnah Chyee.	251 0 0	135 0 0	1 6 0	136 6 0	270 0 0	
25	2839	Jageer Kupeor Khan, Havildar, Thannah Akaha, Pergunnah Chyee.	15 0 0	4 0 0	0 1 0	4 1 0	8 0 0	
198	2841	Jageer Latchmun Sing, Sepoy, Thannah Akaha, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
199	2842	Jageer Heydaitocllah, Soobadar, Thannah Akaha, Pergunnah Chyee.	63 0 0	59 0 0	0 9 0	59 9 0	118 0 0	
200	2843	Jageer Munsharam, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	21 0 0	0 3 0	21 3 0	42 0 0	
201	2844	Jageer Lutchmun Tewary, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
202	2845	Jageer Mahomed Ruffee, Havildar, Thannah Akaha, Pergunnah Chyee.	17 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
60	2851	Centre line and Khanabary, Thannah Beejoye, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
62	2857	Amanut lands, Thannah Beejoye, Pergunnah Chyee.	39 0 0	15 0 0	0 3 0	15 3 0	30 0 0	
195	2016	Intestate property. Jageer Mahomed Hossain Lushkury, Thannah Khanpoor, Pergunnah Colgong.	26 0 0	49 0 0	0 8 0	49 8 0	98 0 0	
55	2363	Intestate property. Jageer Mahomed Shuffee Lushkury, Thannah Oodhoa Nulla, Pergunnah Kankjoul.	4 0 0	5 0 0	0 1 0	5 1 0	10 0 0	
56	147	Ditto ditto	8 0 0	12 0 0	0 2 0	12 2 0	24 0 0	
57	1796	Jageer Munna Ram, Jemadar, Thannah Colgong.	7 0 0	22 0 0	0 4 0	22 4 0	44 0 0	
58	4005	Ditto ditto	22 0 0	72 0 0	0 12 0	72 12 0	144 0 0	
61	140	Land possessed by Natho Bawa, Thannah Oodhoa Nulla, Pergunnah Kankjoul.	17 0 0	22 0 0	0 4 0	22 4 0	44 0 0	

COMMR.'s OFFICE, BHARGULPORE, CAMP UMERPORE,
The 11th February 1871.

J. W. DALRYMPLE,
Commissioner. (F)



APPENDIX (No. II.) TO The Calcutta Gazette.

WEDNESDAY, MARCH 15, 1871.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates, in the district of Nuddea, will be put up to public and unreserved sale, at the Collector's Office of that District, on Friday, the 17th March 1871, corresponding with 4th Cheyt 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th January 1871:—

Permanently-settled Estates.

No. 17.—Dehee Alfa, Pergunnah Bagowan; recorded proprietors, Santeram Rai and others; Sudder Jumma	...	Rs. 4,046-2-2½
Police	...	" 44-14-8
No. 62.—Dehee Buxepore, Pergunnah Rajpore; recorded proprietors, Hurrimobun Mookerjee and others; Sudder Jumma	...	" 5,276-6-11½
No. 304.—Dehee Khoerhooda, Pergunnah Ashrofabad; recorded proprietors, Nobokisto Chowdhry and others; Sudder Jumma	...	" 539-10-5½
No. 2769.—Notidanga Ghorebanga, Pergunnah Rajpore; recorded proprietors, Deponath Mookerjee and others; Sudder Jumma	...	" 517-3-10

NUDDEA COLLECTOR'S OFFICE,
The 10th February 1871.

W. B. OLDHAM,
Covenanted Depy. Collr., for Offg. Collr. in Camp.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in Zillah Sylhet will be put up to public and unreserved sale at the Collector's Office of that District on Tuesday, the 4th April 1871, corresponding with 22nd Choit 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 18th January 1871.

Permanently-settled Estates.

No. 31186.—Talook Koorban Rezah, Zemindar, Pergunnah Joarbaneeahchung; recorded Proprietors, Anman Rezah and Jaman Reza; Sudder Jumma Rs. 1,261-0-3.

The shares of Shama Soondari Chowdhrahee, Dayal Ram Deb, Najoomnisha Bhunoo, Mahomed Kolim, Shaik Arobdi, Shaik Somai, Mahomed Abdool Rahman, bearing a revenue of Rs. 36-14-2, having been separated under Section 11, Act XI. of 1859, are excluded; the Sudder Jumma for sale, Rs. 1,224-2-1.

No. 47031.—Talook Roygourhurry Sing, Pergunnah Banoogutch; recorded Proprietor, Roy Radahgovind Sing; Sudder Jumma, Rs. 1,693-0-3.

The shares of Doorgapersaud Dhur, Kishore Das, Birjosoonder Das, Bysnub Churn Das, Perran-kishno Dutta, Hurkishore Sein, Barut Chunder Ker, Bishnonauth Dutta, Rotonmonee Das, Radakanto Serma, Syud Abdool Zoleel, Syud Abdool Zoleel, Ramdas Coond, Birjonauth Dhur, Bysnub Churn Das, Guno Moni Dossee herself, and on behalf of Rajcoomaree, Prosunno, and Coomaree, her minor daughters, Rodronarain Deb, Radagovind Das, Rajmohun Goosamee, Kalikapersaud Das, Kaleecapersaud Das, Kaleekapersad Das, Doorgapersaud Dhur, Kishore Das, Rotonmonee Das, Frankishno Deb, Nandogopal Deb, Doorgapersaud Dhur, Radagovind Das, Ram Doss, Doorgachurn Das, Gungagovind Dut, Ram Dass Dutta, Olokamonjoree Dassee, widow of Kishtogovind Dutta, mother of Koonjogovind Dut, minor; Shurut Chunder Naug, Narainonee Dassee, mother of deceased Kistogovind Das, on behalf of Anundomoyee Dassee, Koonjomoi Dassee, the minor daughter of the said Kistogovind Das, Radhagovind Das, on behalf of his minor son Kaleecoomar Dass; Gourgovind Das, Goluck Chunder

Ghose, Perrankisto Nandee, Moheshoree Dasse, Konteenauth, Gyanauth, Monanauth, Jogyanauth, Soonyenauth, Jeebunnauth, Neelraton Deb, Govind Churn Deb, Hurkisto Mitter, Poncharum Deb, Moolookram Deb, Mooteeram Paul, Sidhee Dasse, widow of Kaseeram Deb, Perrankisto Deb, himself, and on behalf of Koonjogopal Deb, Gburgopaul Deb, and Joygpaul Deb, minors; Narainoni Dasse, Gunga Churn Das, on behalf of his minor son Goroo Charan Das, Poncharum Deb, Gopalram Deb, Shaik Moonshee, Onuntoram Deb, Mauik Ram Deb, Govindram Deb, Shaik Mogul, Shaik Kharoye, Shaik Kazeem, Mahomed Amjeed, Moneeram Deb, Doolubram Das, Gour Mohun Das, Ruttunram Das, Joy Dhun Dasse, Shoroopram Das, Luckun Ram Das, Gonaram Das, Moniram Das, Jeegalram Das, Shuhebram Das, Mulluckram Das, Deepram Das, Sheebram Das, Phechooram Das, Anye Manjee, Dropodee Dasse, Jugernauth Sermah, Kumakha Daba, wife of Soobanker Sermah, Cheentaram Naoo, Sofautollah, Romutollah, Anar Mahomed, Mahomed Allee, Mahomed Soleem, Uzeer Mahomed, Mahomed Azeem, Mahomed Nazeem, Mahomed Kazeem, Nozat Mahomed, Necor Bibee, on behalf of Mahomed Munsoor, minor; Shumshere Mahomed, Rozeena Bibee, Sulleemollah, Anser Mahomed, Mahomed Esuf, Jamal Mahomed, Shaik Koton, Mahomed Azohur, Dowlut Bibee, Koton Bibee, Mahomed Rozee, Soonderbibe, Kherun Bibee, Maherjan Bibee, Moneerjahi, Niaz Mahomed, Shaik Shadun, Shohut Bibee, Azeebdie, Torub Mahomed, Shufetollah, Synubee, ⁶er Mahomed, Abdoolah, Nobeeja Bibee, wife of Mahomed Suder, Mahomed Akbur, known as Akbur o med, Soobhunodeen, Hoosamodee, Haifazodeen, Mahomed Anes, Azeez, Mussamut Rosson Bibee, ⁷aw J. Mahomed Azim, herself and on behalf of Mahomed Musreef and Mahomed Asreef, minors, Mahomed Moolim himself, and on behalf of Mahomed Munsoor and Mohamed Naseer, minor sons of deceased Mahomed Nuzee, Koseer Mahomed, Koramutollah, himself and on behalf of Necor Bibee and Myna Bibee minor daughters of Aseer Mahomed, Mussamut Sobook Bibee, widow of Azmutollah, herself and on behalf of her minor sons Hatimollah and Sofatollah, Ojeer Khan, Shabaz Khan, Mahomed Azohr Mahomed Hateem, Sankurram Das, Purna Dasse, on behalf of Shorut Chundro Das, minor, Kan ⁸am Pal, Deepram Pal, Neelram Pal, Khosalram Pal, Moolookram Pal, Shaik Anser, Modhooram Pal, L ⁹am Pal, Moyaram Pal, Suntoosram Pal, Anser Mahomed, Jameel Mahomed, Mooktaram Pal, Durbesh Mahomed, Bandollah, Jahidah Bibee, Rabee Bibee, Mahomed Kameel, Danis Mahomed, Romeel Mahomed, and Jabeed Ally, bearing a revenue of Rs. 734-1- $\frac{4}{3}$ C., together with the shares of Radhagovind Das and others, bearing a revenue of Rs. 25-10-11 (to be sold separately), having been separated under Section 11, Act XI. of 1859, are excluded; the Sudder Jumma for sale, Rs. 933-3- $\frac{1}{2}$ C.

No. 54727.—Talook Hissah Syud Modon Rozah, Pergunnah Turreef; recorded Proprietors, Romabulub Deb and others; Sudder Jumma; Rs. 2,784-3-2.

The shares of Soshodabutee Dasse, Doolgovind Palit, Kishnogovind Palit, Hurgovind Palit, Mussamut Paramjan Bibee, Rajkishore Deb, Tareenee Dasse, Hurree Churn Deb, Bindabun Dutta, Komul Churn Deb, Hurgovind Das, Mussamut Rabee Bibee, Sheik Abdool Azeez, Mussamut Nick Janbibe, Sheik Ayanooddeen, Mussamut Nomija Bibee, Mussamut Anser Bibee, Tareenee Daba, Purboteenauth Serma, Nobochander Serma, Ramgovind Das, Alleejan Bibee, Awas Ally, Kaleekishore Gopt, Helleemolla, Adil Mahomed, Sobee Mahomed, Fazeel Mahomed, Hazeer Mahomed, Josa Dasse, Loleetabutee Dasse, Bhoobonehsoree Dasse, Radamohon Deb, Shumbhonath Datta, Joogulkishore Das, Ramkishore Das, Shodoygovind Nandee, Kalikaparsaud Deb, Feetah Mahomed, and Joshadabbotee Dasse, bearing a Government revenue of Rs. 197-0-9, together with the shares of Shoroop Chunder Serma and others, Rs. 3-15 (to be sold separately), having been separated under Section 11, Act XI. of 1859, are excluded.

The Sudder Jumma for sale, Rs. 2,583-3-5.

SYLHET COLLECTORSHIP,

The 24th February 1871.

H. C. SUTHERLAND, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in the District of Burdwan will be put up to public and unreserved sale at the Collector's Office of that District on the 3rd day of April 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871 :—

1st Class.—*Istomoraree Mehals.*

Mehal Nezampore, in Pergunnah Shomer Snahy, Towjee No. 78, Gopikristo Bose and Poorna Chandra Bondopadhy, Sebaith of Radha Roman Jeoo, Proprietors; Sudder Jumma, Rs. 1,168-8-10.

Mehal Shooniodergore, in Pergunnah Snatsnoykee, Towjee No. 158; Rohamannesa Bibee and Koylash Chander Dey Chowdhry, Proprietors; Sudder Jumma, Rs. 2,710-8-11.

BURDWAN COLLECTORATE,

The 23th February 1871.

H. F. J. KEAN, *Offg. Collector.*



The Calcutta Gazette.

WEDNESDAY, MARCH 22, 1871.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 10th March 1871, and is hereby promulgated for general information:—

ACT No. VII of 1871.

THE INDIAN EMIGRATION ACT.

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SECTIONS.

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3. Interpretation-clause.

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6. Appointment of Protectors of Emigrants.
7. No Protector to hold other office without permission.
8. General duties of Protectors of Emigrants.
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9. Appointment of Medical Inspector.
10. Depôts to be established in Calcutta, Madras and Bombay.
11. Licensing of depôts.
12. Inspection by Protector and Medical Inspector.
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14. Protectors and Medical Inspectors to be public servants.
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SECTIONS.

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17. Recruiter's license.
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19. Form of license, and fee therefor.
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21. Countersignature of recruiter's license.

V.—CONTRACTS WITH EMIGRANTS.

22. Contracts for labour out of India unlawful, except under this Act.
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SECTIONS.

47. Emigrant unfit to undertake voyage.
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50. Copy of list of Emigrants to be signed by Emigration Agent and returned to Master.
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65. Operations of recruitment.
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75. For false representation of Government authority.
76. For receiving Emigrants in an unlicensed vessel.
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85. Exercise of powers of Magistrate of the District under this Act.
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First Schedule (Acts repealed.)
Second Schedule (Form of Recruiter's license.)
Third Schedule (Convention as to Emigration to French Colonies.)

AN ACT TO CONSOLIDATE THE LAWS RELATING TO THE EMIGRATION OF NATIVE LABOURERS.

WHEREAS it is expedient to consolidate the laws relating to the Emigration of Native Labourers; It is hereby enacted as follows:—

I.—PRELIMINARY.

- Short title. 1. This Act may be called "The Indian Emigration Act, 1871."
- Local extent. It extends to the whole of British India;
- Commencement of Act. And it shall come into force on the passing thereof.
2. The Acts mentioned in the first schedule hereto annexed are repealed.
- Acts repealed. All contracts entered into, appointments made, and licenses granted, under any of the said Acts, shall be deemed to be respectively entered into, made and granted under this Act.
- Interpretation-clause. 3. In this Act—
- "Emigrate" denotes the departure of any Native of India out of British India for the purpose of labouring for hire in some other place; and the word "Emigrant" denotes any Native of India under engagement to emigrate:
- "Magistrate" denotes any officer exercising the full powers of a Magistrate and in charge of a District, a Division, or a Sub-Division:
- "Vessel" includes anything made for the conveyance by water of human beings or property.

II.—EMIGRATION AGENTS.

4. The Government of every place to which emigration is lawful under this Act may, from time to time, appoint a person to act as Emigration Agent in Calcutta, Madras and Bombay respectively, but such nomination shall be subject to the approval of the Local Government.
- Appointment of Emigration Agents.
- Every Emigration Agent may be suspended or removed by the Government which appointed him.
5. The remuneration to be given to Emigration Agents shall not depend upon, or be regulated by, the number of Emigrants sent by such Agents, but shall be in the nature of a fixed annual salary.
- Remuneration of Agents.

III.—PROTECTORS OF EMIGRANTS AND MEDICAL INSPECTORS.

6. The Local Government may appoint a proper person to act as Protector of Emigrants at each of the three ports aforesaid, and may with the sanction of the Governor General in Council assign to such person such salary and establishment as shall be deemed proper.
- Appointment of Protectors of Emigrants.
- Every Protector of Emigrants may be suspended or removed by the Local Government to which he is subordinate.

7. No Protector of Emigrants appointed under this Act shall, except with the permission of the Local Government, hold any other office under Government, or follow any other profession or occupation.
- No Protector to hold other office without permission.

8. Every Protector of Emigrants, in addition to any special duties assigned to him by this Act, shall, so far as is in his power, generally protect and aid with his advice or otherwise all Emigrants, and shall cause all the provisions of this Act to be duly complied with.
- General duties of Protectors of Emigrants.

He shall also inspect on arrival all vessels bringing return Emigrants to the port at which he is Protector, and enquire into the treatment received by such Emigrants both during the period of their service in the place to which they emigrated and also during the voyage, and shall make a report thereon to the Local Government,

Inspecting vessels with return Emigrants.

and he shall aid and advise such return Emigrants so far as he reasonably can when called upon by them to do so.

9. At each of the three ports aforesaid, the Local Government may appoint a competent person to be Medical Inspector of Emigrants; and may, with the sanction of the Governor General in Council, assign to the Medical Inspector so appointed such salary as is deemed proper.
- Appointment of Medical Inspector.

10. In each of the Towns of Calcutta, Madras, and Bombay, or in the suburbs of those Towns, the Emigration Agent of every place to which emigration is lawful under this Act, shall establish a suitable depôt for the persons engaged as labourers for such place.
- Depôts to be established in Calcutta, Madras, and Bombay.

11. Every depôt shall be licensed by the Protector of Emigrants, after being inspected and approved of by him and by the Medical Inspector of Emigrants.
- Licensing of depôts.

No license shall be in force for a longer period than a year, and any license may be cancelled by the Protector of Emigrants if he considers that the depôt for which it was granted is unhealthy or in any respect has become unsuitable for the purpose for which the depôt was established.

For every license granted under this section there shall be paid to the Protector a fee of fifteen rupees.

12. Every Protector of Emigrants and every Medical Inspector of Emigrants shall from time to time, and at least once in every week, inspect the Emigrants in the various depôts for the reception of Emigrants about to embark from the port at which they are Protector and Medical Inspector respectively, and examine into the state of the depôts, and the manner in which the Emigrants are therein lodged, fed, clothed and otherwise provided for and attended to.
- Inspection by Protector or and Medical Inspector.

13. The Medical Inspector shall report to the Protector of Emigrants any circumstance which may come to his knowledge, showing that the depôt is not suitable for its purpose, or that the Emigrants are treated with any neglect or oppression.

14. Every Protector of Emigrants and every Medical Inspector of Emigrants shall be a public servant within the meaning of the Indian Penal Code.

15. Every Emigration Agent and all persons in or of or employed in a depôt, or in any vessel, shall give the Protector and the Medical Inspector every facility for making such inspections and surveys as may be necessary under this Act, and shall afford them information as may be reasonably required.

IV.—RECRUITERS OF EMIGRANTS.

16. The Protector of Emigrants at each of the ports aforesaid, and the British Consular Agent at each of the French ports in India, shall license so many fit persons as to him seems necessary, to be Recruiters of labourers,

and no person shall act or be employed as a Recruiter of labourers except under a license from a Protector of Emigrants or British Consular Agent.

17. Every Recruiter shall be licensed to obtain labourers for some particular place to which emigration is lawful under this Act, and no license to obtain labourers for any place shall be granted except on the application of the Emigration Agent of such place.

18. No license shall be in force for a longer period than one year; and in case of misconduct on the part of any Recruiter, the Protector of Emigrants may cancel his license before the expiration of the period for which it was granted.

19. Every license shall be in the form set forth in the second schedule hereto annexed.

For every license there shall be paid to the Protector a fee of fifteen rupees.

20. Every person holding a license as a Recruiter of labourers shall wear a badge bearing the following inscription in English and in the vernacular language of the Town, District or Districts in which he is licensed to engage labourers:—"Recruiter of Emigrants for the Mauritius" (or other place as the case may be).

21. No Recruiter shall engage or attempt to engage labourers in any District or in the Towns of Calcutta, Madras or Bombay, without having first exhibited his license to the Magistrate of such District, or

a Magistrate of such Town, and obtained the countersignature of such Magistrate thereupon.

Such countersignature shall be given, provided that the license is in force at the time.

V.—CONTRACTS WITH EMIGRANTS.

22. Except under and in conformity with the provisions of this Act, it shall not be lawful to make any contract with any Native of India for labour to be performed in any place beyond British India, or to enable any Native of India to emigrate, or to assist any Native of India in emigrating:

provided that nothing in this Act shall apply—
to any contract with any Native of India for labour to be performed in any Foreign Settlement on the mainland of India or in any Native State in India;

to emigration to any such Settlement or State;
to any contract for labour to be performed in, or to emigration to, the Island of Ceylon; or

to any contract with or the emigration of any Native seaman or other person who of his own free will contracts to navigate or serve on board of any vessel or who embarks on board such vessel in pursuance of such contract, or any person who contracts to serve as a menial servant only, and who embarks as such menial servant.

23. Contracts may be made with Natives of India to emigrate—

to any of the British Colonies of Mauritius, Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, Natal, St. Kitts and Seychelles;

to any of the French Colonies of Réunion, Martinique, Guadeloupe and its dependencies, and Guiana,

and to the Danish Colony of St. Croix;

and it shall be lawful to enable or assist any Native of India to emigrate to any such Colony.

24. The Governor General in Council may, from time to time, by notification published in the *Gazette of India*, declare that the emigration of Natives of India shall be lawful to any place other than the places mentioned in section twenty-three:

provided that every such notification contain also a declaration, that the Governor General in Council has been duly certified that the Government of the place to which the notification refers has made such laws and other provisions as the Governor General in Council thinks sufficient for the protection of Natives of India emigrating to such place.

25. From the date of any such notification contracts may be made with any Native of India for labour to be performed in any place to which emigration is authorized in the notification, and it shall be lawful to enable or assist any Native of India to emigrate to such place;

but all contracts and emigration under such notification shall be made and conducted subject to the provisions of this Act.

26. Emigration shall not be lawful except from the port of Calcutta, the port of Madras or the port of Bombay.

From what ports emigration lawful.

VI.—REGISTRATION OF EMIGRANTS.

27. Every Native of India, who in any place other than the Towns of Calcutta, Madras or Bombay, enters into any engagement with a Recruiter to emigrate, shall, before leaving the

Natives engaging to emigrate to appear before Magistrate.

District within which the engagement was entered into, appear with the Recruiter before a Magistrate, and no Recruiter shall remove such Emigrant from the said District until he has so appeared.

Upon so appearing, the Magistrate shall examine the intending Emigrant with reference to his engagement; and if it appears that he understands the nature of the engagement he has entered into and that he is willing to fulfil the same, the Magistrate shall register in a book to be kept for the purpose, in such form as the Local Government prescribes,

(a) the name, name of the father, and the age, of such Emigrant,

(b) the name of the village or place of which such Emigrant is a resident,

(c) the Emigration depôt to which it is intended he shall proceed, and

(d) the rate of wages and period of service, if any, agreed upon between the Emigrant and the Recruiter.

If the Magistrate thinks that the intending Emigrant does not understand the nature of the engagement, or has been induced to enter into the engagement by fraud or misrepresentation, he shall refuse to register his name.

A copy of every registration under this section written on substantial paper which shall not require a stamp, shall be furnished by the Magistrate to the Emigrant registered.

28. Authentic copies of every such registration shall be forthwith forwarded by the Magistrate to the Emigration Agent at the depôt to which the person named therein has been engaged to proceed, and to the Protector of Emigrants at the intended port of embarkation.

Copy of registration to be sent to Emigration Agent and Protector.

29. Every Native of India, who in the towns of Calcutta, Madras or Bombay, enters into any engagement with a Recruiter to emigrate, shall, within forty-eight hours of making such engagement, appear with the Recruiter before the Protector of Emigrants in such town; and no Recruiter shall remove such Emigrant from the said town, or to any Emigration depôt, until he has so appeared.

Registration of Emigrants recruited in presidency towns.

Upon his so appearing, the Protector of Emigrants shall examine the intending Emigrant with reference to his engagement; and if it appears that he understands the nature of the engagement he has entered into, and that he is willing to fulfil the same, the Protector of Emigrants shall register in a book to be kept for the purpose, in such form as the Local Government prescribes,

(a) the name, the name of the father, and the age of such Emigrant,

(b) the name of the village or place of which such Emigrant is a resident,

(c) the Emigration depôt to which it is intended he shall proceed, and

(d) the rate of wages and period of service, if any, agreed upon between the Emigrant and the Recruiter.

If the Protector of Emigrants thinks that the intending Emigrant does not understand the nature of the engagement, or has been induced to enter into the engagement by fraud or misrepresentation, he shall refuse to register his name.

A copy of every registration under this section, written on substantial paper which shall not require a stamp, shall be furnished by the Protector to the Emigrant registered.

30. A copy of every such registration shall be forthwith forwarded by the Protector to the Emigration Agent of the place for which the person named therein has been engaged.

Copy of registration by Protector to be forwarded to Agent.

31. For the registration of every Emigrant a fee of twenty-seven pence, or nine annas, shall be paid to the Magistrate or the Protector of Emigrants, as the case may be, a fee of one rupee and eight annas.

Fee for registration by Protector.

On proof of the desertion of any Emigrant before embarkation, the fee paid in respect of such Emigrant may be refunded by the Magistrate or the Protector to the Recruiter by whom it was paid, under such rules as are from time to time made in that behalf by the Governor General in Council.

VII.—CONVEYANCE OF EMIGRANTS TO DEPÔTS.

32. (1.) Every Emigrant recruited under the provisions of this Act shall be conveyed by land or river with all convenient despatch to the depôt, at the port of embarkation, established by the Emigration Agent of the place to which such Emigrant has contracted to emigrate.

Conveyance of Emigrant to depôt.

(2.) The registered Emigrants engaged by any Recruiter shall, while proceeding to a depôt, be accompanied throughout the journey either by the Recruiter himself or by a competent person appointed by him with the approval of the Magistrate by whom the Emigrants have been registered. The Magistrate shall give to the person so appointed a certificate under his signature, stating that he has been appointed for the journey to the depôt.

Emigrants to be accompanied by Recruiter.

(3.) Every Recruiter by or through whom Emigrants may be forwarded to a depôt shall, throughout their journey, provide them with suitable lodging and food.

Recruiter to provide suitable food and lodging.

VIII.—ARRIVAL AT DEPÔTS AND PROCEDURE THEREON.

33. The arrival of each Emigrant at a depôt shall immediately be reported by the person in charge of the depôt to the Emigration Agent, and by such Agent to the Protector of Emigrants.

Arrival at depôt to be reported.

34. The copy of the registration of every Emigrant, received by the Emigration Agent from the Magistrate or from the Protector of Emigrants, shall as soon as conveniently may be after the arrival of the Emigrant be shewn to the Medical Inspector of Emigrants; and the Emigrant shall be examined by the Medical Inspector to ascertain if he is in a fit state of health to emigrate to the place to which he has contracted to proceed.

The Medical Inspector, if satisfied of his fitness, shall give a certificate thereof to the Emigration Agent: if satisfied of his unfitness, he shall give a certificate thereof to the Protector of Emigrants.

35. If the Medical Inspector certifies that an Emigrant is not in a fit state of health to emigrate to the place to which he has contracted to proceed,

or if any irregularity has occurred in the recruitment of an Emigrant,

the Protector of Emigrants may order the Emigration Agent in whose depôt such Emigrant may be, forthwith to pay to him, the Protector of Emigrants, such reasonable sum as is necessary to enable the labourer to return to the place where he was registered, and the Protector may take any steps he thinks necessary for the conveyance of the labourer to such place.

36. On failure of the Emigration Agent for twenty-four hours to comply with an order of the Protector for the payment of any such sum, the Protector may pay the same to or on behalf of the Emigrant.

Every sum so disbursed shall be recoverable by the Protector, with six per cent. interest from the date of disbursement, from the Emigration Agent on whose default it is paid, as money paid to the use of such Emigration Agent.

No further proof shall be required by any Court in any such case than that the Protector gave the Emigration Agent an order to pay such money, and that the Emigration Agent for a space of twenty-four hours made default in complying therewith.

Provided that every Emigrant who, from his state of health, is, in the opinion of the Medical Inspector, unfit to undertake the journey back to the place where he was registered, shall, in addition to his being conveyed back at the expense of the Emigration Agent, be entitled to continue in the depôt and to be fed, clothed, lodged and attended to there, by and at the expense of the Emigration Agent, until such time as the Protector otherwise orders.

37. The Emigration Agent, in the presence of the Protector of Emigrants and within forty-eight hours after the arrival of each Emigrant at the depôt, shall ascertain by personal communication with such Emigrant whether or not he has been properly fed and otherwise properly treated on his journey to the depôt.

The Emigration Agent shall also, in the presence of the Protector and within such time as aforesaid,

examine the copy of the registration furnished to the Emigrant under section twenty-seven or section twenty-nine. If for any reason further enquiry be necessary, such enquiry shall be made forthwith.

Unless the Emigration Agent, with the consent of the Protector, refuses to recognize or to be bound by the contract entered into by the Recruiter with the Emigrant, as shown by the copy of the registration produced by the Emigrant, such copy, if it be a copy furnished under section twenty-seven, shall be countersigned by both the Emigration Agent and the Protector, and if it be a copy furnished under section twenty-nine shall be countersigned by the Emigration Agent alone. The copy so countersigned, under whichever section it may have been furnished, shall be delivered back to the Emigrant.

If the Emigration Agent, without the consent of the Protector, refuses to be bound by the contract entered into by the Recruiter with the Emigrant, the Protector may thereupon order the Emigration Agent forthwith to pay to him, the Protector of Emigrants, such reasonable sum as is necessary to enable the Emigrant to return to the place where he was registered.

On failure of the Emigration Agent to pay such sum within twenty-four hours of his being ordered so to do, the Protector may pay the same to or on behalf of the Emigrant. All the provisions of section thirty-six as to sums paid by the Protector shall apply, so far as the circumstances of the case permit, to sums paid by him under this section.

The Protector shall also, in every case in which it seems to him proper to do so, institute a suit on behalf of the Emigrant against the Emigration Agent, for the recovery of damages for the breach of contract committed by the Emigration Agent.

In every such suit, the contract entered into by the Recruiter shall be deemed to have been entered into by and to be binding on the Emigration Agent.

38. After the examination mentioned in section thirty-seven, and if the Medical Inspector has given a certificate of the fitness of the Emigrant to emigrate, the Emigration Agent shall deliver to the Emigrant a pass, countersigned by the Protector of Emigrants as hereinafter provided, stating the name and the age of the Emigrant and the name of his father, and certifying that he is in a fit state of health to emigrate to the place to which he has contracted to go.

39. The Protector of Emigrants shall attend personally at the examination and passing of Emigrants by the Emigration Agent under sections thirty-seven and thirty-eight, and shall see that the Emigration Agent makes all such enquiries of the Emigrants as it may be his duty to make.

If such Protector is satisfied with such enquiries, but not otherwise, he shall countersign the pass delivered by the Emigration Agent.

IX.—EMIGRANT VESSELS.

40. (1.) It shall not be lawful to receive any Emigrant on board any vessel unless a license to carry Emigrants in such vessel has been obtained from the Local Government. The granting or withholding any such license shall be in the discretion of the Local Government.

(2.) The Master or owner of any vessel who desires to obtain a license to carry Emigrants in such vessel, shall apply in writing through the Protector or of Emigrants to the Local Government for such license.

(3.) Every such application shall state the number of men, women, and children proposed to be carried, and the tonnage and other particulars respecting the vessel.

(4.) The Protector of Emigrants shall cause the vessel to be carefully surveyed by a competent person, with a view to ascertain her sea-worthiness and the extent and nature of her accommodation for Emigrants, and to ascertain that she is properly ventilated and is supplied with all the tackle requisite for her voyage.

(5.) The Protector of Emigrants shall make a full report on the survey to the Local Government; and if he is of opinion that the vessel is in all respects suitable for the carrying of Emigrants under this Act, but not otherwise, he shall give a certificate to that effect to the Master of the vessel.

(6.) In consideration of his obtaining a license to carry Emigrants, the Master of every vessel intended to carry Emigrants shall, upon the requisition of the Protector of Emigrants and before any Emigrant embarks on board of such vessel, execute in duplicate a bond, in such form as the Local Government prescribes, binding himself and his owners in a penal sum of ten thousand rupees to conform to the several conditions in this Act provided. The Protector of Emigrants shall require the Master to execute such bond as aforesaid in duplicate, and shall forward one copy of it to the Government of the place to which the Emigrants are to be carried (or in the case of a French colony to the British Consular Agent at such colony) and the other copy of it to the Local Government.

41. (1.) No certificate under section forty shall be granted, unless there be provided for the Emigrants, either between decks or in cabins on the upper deck firmly secured and entirely covered in, a space devoted to their exclusive use. Such cabins and space between decks shall in every part have a height of not less than five feet and a half.

(2.) No compartment shall take more than one adult Emigrant for every twelve superficial feet on deck, and for every cubic space of seventy-two feet, or more than one child who has completed two and has not completed ten years of age for every eight superficial feet on deck.

(3.) A distinct and separate place shall be fitted up for a hospital in every Emigrant vessel.

(4.) Women and children shall occupy a compartment of the vessel distinct and separate from the compartments of the single men.

(5.) An Emigrant above the age of ten years shall, for the purposes of this Act, count as an adult, and two children from one to ten years of age shall count as one adult.

42. (1.) There shall be actually laden and on board of every vessel carrying Emigrants, at the time of the departure of such vessel from the port at which they embark,

(a.) good and wholesome provisions for the use and consumption of the said Emigrants (over and above the victualling the Captain, officers and crew, and of the cabin or passengers, if any) in such quantity and description and quality as may be prescribed by any rule framed by the Governor General in Council under section fifty-six,

(b.) fuel for cooking such provisions, and

(c.) a supply of water in amount of seven gallons for every week of the probable length of the voyage for every Emigrant on board such vessel. Such water shall be carried in tanks to be approved by the Protector of Emigrants.

(2.) Every such vessel shall, at the time of departure aforesaid, have actually on board and shall carry with her a properly qualified European or Native Surgeon, and such medicines and other stores in such quantity and of such quality as may be prescribed by rules made under section fifty-six.

(3.) When any vessel is destined to call at a port or place in the course of her voyage for the purpose of filling up her tanks or casks, a supply of water at the rate hereinbefore mentioned, for every week of the probable length of the voyage to such port or place shall be deemed to be a compliance with this section.

The probable length of the voyage to such port or place shall be determined from time to time by the Protector of Emigrants, subject to the approval of the Local Government.

(4.) When any such vessel is fitted with Normandy's apparatus, or other apparatus approved by the Protector of Emigrants, for distilling sea-water, and with proper and sufficient means for working the same, a reduction shall be allowed of one-third in the quantity of water required under this section.

(5.) The Protector of Emigrants and the Medical Inspector of Emigrants shall see personally that all the provisions of this section are complied with.

43. Before any vessel carrying Emigrants clears out for any place westward of the Cape of Good Hope, between the first day of March and the fifteenth day of September, the Protector of Emigrants shall personally see that every Emigrant is supplied with at least one extra double blanket, and that the same is placed with his other clothing or luggage.

Every Emigrant shall be allowed to make use of such double blanket so long as the vessel is outside of the tropics.

44. Before any vessel licensed to carry Emigrants shall be cleared out from the port of Calcutta, Madras or Bombay, the Master of such vessel shall obtain from the Protector of Emigrants at the port of clearance, and from the Emigration Agent for the place to which the Emigrants are intended to proceed, certificates, under the hands of such Protector and Emigration Agent respectively, to the effect following, that is to say—that such Protector and Emigration Agent have, in respect of the Emigrants proceeding in such vessel, done all that is hereinbefore required to be done on the part of such Protector and Emigration Agent respectively; and that all the provisions herein contained for ensuring the health, comfort and safety of the Emigrants have been fully complied with, as well as all such rules as the Governor General in Council from time to time frames under section fifty-six.

45. If any Emigrant without sufficient cause refuses or neglects to embark when called upon by the Emigration Agent so to do, it shall not be lawful to compel such Emigrant to embark or to put him on board ship against his will, or to detain him against his will at the depôt or elsewhere: but nothing in this section shall diminish or affect the civil or criminal liabilities, which such Emigrant incurs by reason or in respect of his refusal or neglect aforesaid.

Every case in which an Emigrant is charged before a Magistrate of Police in a Presidency Town with refusing or neglecting to embark without sufficient cause, shall be heard and determined by such Magistrate in a summary manner, and every such labourer shall, on conviction, be punished in the manner provided in section four hundred and ninety-two of the Indian Penal Code for the punishment of offences under that section.

46. Emigrants may leave India for any place East of the Cape of Good Hope to which emigration is lawful under this Act, at all times of the year.

For any such place West of the Cape of Good Hope, Emigrants may leave only between the thirty-first day of July and the first day of March, unless they embark in vessels using steam-power, in which case they may leave at any time of the year.

Provided that, in cases of emergency, the Local Government may permit Emigrants for any place West of the Cape of Good Hope to leave between the thirty-first day of July and the first day of April.

47. The Protector of Emigrants shall, from the report of the Medical Inspector and by personal communication with every Emigrant before embarkation, ascertain that the Emigrant is in good health and not incapacitated from labour by old age, bodily infirmity, or disease.

If the Protector of Emigrants is of opinion that any Emigrant is in a state of health which makes him unfit to undertake the voyage on which he is about to embark, the Protector shall refuse to permit his embarkation, and the husband, wife, father, mother, or child of such emigrant may, notwithstanding anything herein contained, refuse to embark.

The Protector of Emigrants shall also, before the embarkation of any Emigrant, ascertain that he has in his possession the copy of the registration provided under section twenty-seven or section twenty-nine.

If it appear to the satisfaction of the Protector of Emigrants that any Emigrant has lost such copy, the Protector may furnish such Emigrant with another copy of such registration, to be made from the copy received by the Protector from the Magistrate under section twenty-seven or from the Register kept by himself under section twenty-nine, and shall thereupon allow such Emigrant to embark.

48. The Protector of Emigrants shall explain to all Emigrants, prior to their embarkation, the substance of the provisions of this Act so far as they immediately affect such Emigrants.

49. (1.) When any Emigrants are about to embark on any vessel, the Emigration Agent for the place to which they are intended to proceed shall furnish the Master of the vessel with five copies of a list, specifying, as accurately as may be, the names, ages and occupations, and the names of the fathers, of the Emigrants about to embark on board such vessel.

(2.) On embarkation, every Emigrant shall deliver to the Master of the vessel the pass granted to him under section thirty-eight; and the Master shall not receive any Emigrant on board unless he delivers up such pass. The Master shall compare the Emigrants who embark and the passes delivered by them with the list furnished by the Emigration Agent, and if the list appear to be correct, and to correspond with the passes delivered and with the Emigrants embarked, the Master shall sign the five copies of the list.

(3.) The Protector of Emigrants shall be personally present at the embarkation of all Emigrants, and shall see that the Master duly compares the list with the passes and Emigrants, and he shall himself also compare the list with the passes and Emigrants.

(4.) The Medical Inspector shall also be personally present at the embarkation of all Emigrants and shall examine each Emigrant to ascertain if he is in a fit state of health to emigrate to the place to which he has contracted to proceed; and the provisions of sections thirty-four, thirty-five and thirty-six shall apply, *mutatis mutandis*, to Emigrants examined under this clause.

(5.) When the copies of the list have been signed, the Master shall give two copies to the Protector of Emigrants, who shall sign such copies if he believes

them to be correct, and shall return one copy to the Master of the vessel: the other copy shall be filed in the office of the Protector of Emigrants.

(6.) The Protector of Emigrants shall not permit any Emigrant to remain on board who has not a pass, or is not mentioned in the list aforesaid.

(7.) Every pass delivered up to the Master of a vessel under this section shall be returned by him to the Emigrant by whom the same was delivered up, prior to such Emigrant disembarking on the arrival of the vessel at her place of destination.

50. The Master of every vessel carrying Emigrants shall, after the embarkation of the Emigrants and before the departure of the vessel, give to the Emigration Agent at the port from which such vessel is cleared out two others of the five copies of the list of Emigrants mentioned in section forty-nine, duly signed by the Master.

The Emigration Agent shall thereupon sign such copies, and shall return to the Master one of the said copies, which shall, on the arrival of the vessel at the place of destination and previous to the disembarkation of any Emigrant, be delivered by the Master to the Protector of Emigrants, or other the proper officer, at such place.

51. The Protector of Emigrants shall, by every vessel which carries Emigrants, send to the Protector of Emigrants or other the proper Government Authority at the place for which the Emigrants embark, a correct and detailed list of all Emigrants embarked in such vessel, compiled from the passes of the Emigrants and from the list signed by the Master as aforesaid.

52. The Master of every vessel carrying Emigrants from the port of Calcutta shall proceed on his voyage and depart with his vessel from Garden Reach within twenty-four hours after the embarkation of such of the Emigrants as shall have first embarked.

53. Every vessel sailing from the port of Calcutta with Emigrants shall proceed from Garden Reach to sea under tow of a competent steamer.

54. Two copies of this Act and of all rules made by the Governor General in Council under section fifty-six, and two copies of a translation of this Act and of such rules, in such language or languages as the Local Government may direct, shall be delivered to the Master of every vessel carrying Emigrants by the Emigration Agent at the time of clearance, and shall be kept on board of every such vessel during the whole voyage.

One of such copies or translations shall, upon request made at any reasonable time to the Master of the vessel, be produced to any Emigrant or passenger for his perusal.

55. In case of sickness breaking out on board of any vessel conveying Emigrants to Seychelles, such Emigrants may be taken to the quarantine-station of Mauritius.

In such case the Emigrants may, at their option, contract for service at Mauritius, or may proceed to Seychelles.

If they elect to contract for service in Mauritius, such Emigrants shall then be regarded and treated, in all respects, as if they had emigrated to Mauritius under the provisions of this Act.

XI.—SUPPLEMENTARY POWERS.

The Governor General in Council may from time to time make rules consistent with this Act,—

(1.) To regulate the proportion of women to be taken with Emigrants, the proportion of children to be taken with adults, and the age below or above which children shall not be taken;

(2.) To prescribe the description, quantity and quality of provisions to be taken by vessels carrying Emigrants, the daily allowance of food and water to be issued to each Emigrant during the voyage, and the nature and amount of clothing which shall be supplied to the Emigrants;

(3.) To provide for the medical care of Emigrants during their residence at the depôts and on their voyages;

(4.) To prescribe the nature, quality and quantity of medical drugs and other stores to be carried on board such vessels;

(5.) To provide for the ventilation and cleanliness of such vessels during their voyages, and for their being furnished with a sufficient number of suitable boats for use in case of shipwreck or fire;

(6.) To provide for a journal being kept, by the Surgeon of every such vessel, of the health of the Emigrants, and of his treatment of the sick, together with full explanations of the causes of every death;

(7.) And generally to provide for the security, well-being, and protection of Emigrants.

All such rules shall be published in the *Gazette of India* and shall have effect as if they were contained in this Act.

Provided that, in cases of emergency, the Local Government may permit any vessel carrying Emigrants to leave port although the proportion of women or children embarked on board such vessel is not in accordance with the said rules.

57. Whenever the Governor General in Council has reason to believe that in any place to which emigration is lawful under this Act, proper measures have not been taken for the protection of Emigrants immediately upon their arrival in such place or during their residence therein, or for their safe return to India, or to provide a return-passage to India for any such Emigrants at or about the time at which they are entitled to such return-passage, the Governor General in Council may, by notification

published in the *Gazette of India*, declare that emigration to such place shall cease and be prohibited from a certain day to be specified in the notification.

58. After any notification has been published under section fifty-seven, emigration to such place as is specified in such notification shall be suspended from the day specified in the notification: but such suspension shall not affect any act done, offence committed, or proceedings commenced before such suspension.

59. During the time of such suspension any provisions of this Act prohibiting emigration, or the aiding or abetting of emigration, or the making of any contract for labour to be performed by any Native of India out of the British territories in India, shall take effect so far as relates to the place specified in the notification, in the same manner and to the same extent as if emigration to such place had never been declared to be lawful.

60. Whenever the Governor General in Council is satisfied that, in the place specified in any notification under section fifty-seven, proper measures have been taken and will be adopted for the protection of Emigrants immediately upon their arrival thereat and during their residence therein, and for their safe return to India, and for providing return-passages to India for such Emigrants at or about the time at which they are entitled to such return-passages, the Governor General in Council may notify in the *Gazette of India* that emigration to such place shall again be allowed from a day to be specified in such notification.

Thereupon all the provisions of this Act authorizing emigration to such place shall, from the day so specified, be revived and have the same effect as if such emigration had not been suspended, except as to acts done, offences committed, and proceedings commenced during the time of such suspension.

61. Whenever the Governor General in Council or the Local Government has reason to believe that, in any place to which emigration is lawful, the plague or other infectious disease dangerous to human life has broken out,

or that proper measures have not been taken for the protection of Emigrants immediately upon their arrival in such place or during their residence therein,

or for their safe return to India, or to provide a return-passage to India for any such Emigrants at or about the time at which they are entitled to such return-passage,

the Governor General in Council or the Local Government may, by notification published in the *Gazette of India* or the local *Gazette* (as the case may be), declare that emigration from British India or from the territories subject to the Local Government (as the case may be) to such place shall cease and be prohibited from a certain day to be specified in the notification.

Any notification issued by the Governor General in Council under this section may be cancelled by notification in the *Gazette of India*.

Any notification issued by the Local Government under this section may be cancelled by order of the Governor General in Council, or by the Local Government.

62. The Governor General in Council may from time to time, by notification in the *Gazette of India*, increase any fee payable under sections eleven, nineteen and thirty-one and may also in like manner reduce to its present amount any fee so increased:

Provided that no fee shall be increased under this section by more than double such amount.

XII.—SPECIAL PROVISIONS AS TO FRENCH COLONIES.

63. The French Government may nominate a person to be Emigration Agent under this Act for each of the Ports of Calcutta, Madras and Bombay. Provided that such person, before entering on the duties of his office under this Act, has been approved by Her Majesty.

64. The Emigration Agents so nominated and approved as aforesaid shall be authorized, under the conditions prescribed in this Act, to recruit and engage Native labourers for all or any of the French Colonies aforesaid.

65. The said Emigration Agents shall act in conformity with the regulations now or hereafter existing for the recruitment of Native labourers for British Colonies, and shall, with regard to the operations of recruitment which are entrusted to them, enjoy for themselves and the persons whom they may employ in the management of the said operations, all the facilities and the advantages afforded to the Emigration Agents for British Colonies.

66. The Protector of Emigrants at each of the three British Ports aforesaid, shall act for the British Government as Protector of labourers emigrating under the provisions of this Part of this Act.

In French Ports in India the duty imposed on the British Consular Agents by Article V of the Convention printed in the third schedule hereto annexed shall be performed under such instructions as may be given by the Governor General in Council in this behalf.

67. All contracts of service made with labourers emigrating to French Colonies under this Act, except the contracts mentioned in clause four of Article IX and clause two of Article X of the said Convention, shall be made in India, and shall bind the Emigrant either to serve a person designated by name, or to serve a person to whom he is allotted by the proper authority on his arrival in the Colony to which he emigrates.

68. The contracts of service shall be in accordance with the terms of the said Convention, and shall make provision for—

Matters to be provided for in contract.

(1.) The duration of the engagement at the expiration of which the Emigrant shall receive a return-passage to India at the expense of the French Government, and the terms on which he may abandon or renounce his right to a free return-passage.

(2.) The number of days and hours of work.

(3.) The wages and rations as well as the rate of payment for extra work, and all the advantages promised to the Emigrant.

(4.) Gratuitous medical treatment for the Emigrant, except in cases where, in the opinion of the proper Government officer, his illness has arisen from his own misconduct.

(5.) In every contract of engagement there shall be inserted an exact copy of Articles IX, X, XX and XXI of the said Convention.

69. The Governor General in Council may, by order to be published in the *Gazette of India*, extend this Act to any other French Colony not expressly named herein, at which a British Consular Agent is established and to which the application of the said Convention shall be extended, and in such order may declare the probable length of the voyage to such Colony.

Such declaration shall have the same effect as if it formed part of this section.

70. Every Emigrant vessel sailing to a French Colony shall carry an European Surgeon and an Interpreter.

Emigrant vessel to carry European Surgeon and Interpreter.

XIII.—PENALTIES.

71. Whoever, except under and in conformity with the provisions of this Act, makes any contract with any Native of India for labour to be performed in any place beyond British India to which emigration is not authorized under this Act, shall be deemed to have committed the offence specified in section three hundred and sixty-three of the Indian Penal Code;

And whoever knowingly enables or assists any Native of India to emigrate to any such place, or aids in or abets the emigration of any Native of India to any such place, shall be deemed to have abetted the commission of that offence.

72. Whoever, not being a Recruiter duly licensed under this Act, acts or is employed as a Recruiter of labourers, or contrary to the provisions of this Act, enters into any contract with a Native of India for labour to be performed by such Native in any place beyond British India, shall be liable to a fine not exceeding five hundred rupees.

73. Whoever, being a duly licensed Recruiter, removes any Emigrant whom he may engage in any district or place other than the towns of Calcutta, Madras or Bombay, from such district or place, without such

Emigrant having appeared along with the Recruiter before a Magistrate in order that the Emigrant might be examined and registered;

and whoever removes any Emigrant whom he may engage in any one of the towns of Calcutta, Madras or Bombay, from such town, or to an emigration depôt, without such Emigrant having appeared with the Recruiter before the Protector of Emigrants in order that the Emigrant might be examined and registered;

and whoever by means of intoxication, violence, fraud, or false pretences, induces any Native of India to enter into a contract for labour to be performed by him in any place to which emigration is lawful under this Act, or to proceed to any such place without having entered into any contract;

and whoever fails to supply any Emigrant whom he has engaged, and who is registered, with suitable food, or otherwise ill-treats such Emigrant on his journey to the depôt;

and whoever forwards, sends or conveys any such Emigrant otherwise than is provided in section thirty-two, or to any house or place in or near the Towns of Calcutta, Madras or Bombay, respectively, other than the depôt for the Emigrants for the place at which such Emigrant has contracted to labour,

shall be liable to a fine not exceeding five hundred rupees.

74. Whoever, being a duly licensed Recruiter, forwards or sends any Emigrant from the district or town in which he has entered into an engagement, to any emigration depôt, without such Emigrant having been duly registered in accordance with the provisions of sections twenty-seven and twenty-nine;

and whoever, being a duly licensed Recruiter, induces or knowingly permits any such Emigrant to leave such district or town, or to proceed to any emigration depôt, for the purpose of emigrating to any place, without the Emigrant being duly registered as aforesaid,

shall be liable to a fine not exceeding five hundred rupees.

75. Whoever, without lawful authority, issues any written order to the Police to assist himself or any other person to procure labourers to proceed to any place beyond British India, or falsely represents that such labourers are required by the Government or are to be engaged on behalf of Government, shall be liable to a fine not exceeding five hundred rupees.

76. The Master of any vessel which has not been licensed as provided in section forty, knowingly receiving any Emigrant on board in order to convey such Emigrant to any place contrary to the provisions of this Act, shall be liable to imprisonment for a period not exceeding one year, and also to a fine not exceeding one thousand rupees for every such Emigrant received on board, and the vessel shall be liable to be forfeited.

77. If the Master of any vessel, at the port of Calcutta, the port of Madras, or the port of Bombay, clears such vessel for any place to which emigration is lawful under this Act, and if on board any Emigrant without having fully complied with every particular required in sections forty-one and forty-two, he shall be liable to a fine not exceeding two hundred rupees for every Emigrant so taken on board.

78. If the Master of any vessel, after having cleared such vessel for any place to which emigration is lawful under this Act, takes on board any Emigrant without such Emigrant having been duly entered in the lists mentioned in sections forty-nine and fifty, and in the manner in those sections prescribed, he shall be liable to a fine not exceeding two hundred rupees for every Emigrant so taken on board.

79. If after having obtained a certificate in accordance with the provisions of section forty, the Master of any vessel cleared for any place to which emigration is lawful under this Act, fraudulently does, or suffers to be done, any act or thing whereby such certificate becomes inapplicable to the altered state of the vessel or other matter to which such certificate relates, he shall be liable to a fine not exceeding five thousand rupees, and he may also be sued on any bond which he may have executed in consideration of any license obtained for the vessel as originally described.

80. If the Master of a vessel sailing from the port of Calcutta, licensed under section forty and sailing with Emigrants on board, without reasonable excuse causes or allows his vessel to proceed from Garden Reach to sea, or to proceed any part of the distance between Garden Reach and sea, without his vessel being under tow of a competent steamer, or if such vessel has not left Garden Reach and proceeded on her voyage within the time prescribed in section fifty-two,

the Master of such vessel shall be liable to a fine not exceeding one thousand rupees.

81. All the powers vested by law in the officers of Customs in regard to the searching and detention of vessels, or otherwise, for the prevention of smuggling on board thereof, may be exercised by such officers for the prevention of the illegal embarkation of Emigrants on board vessels bound for any place to which emigration is lawful under this Act, and of other offences against this Act.

82. All prosecutions under this Act shall be instituted on information laid at the instance of an Emigration Agent, or of a Protector of Emigrants, or of an officer appointed for the purpose by the Local Government, before a Magistrate of Police, or before a Magistrate, according as they shall be instituted for offences committed within or for

offences committed beyond the limits of the towns of Calcutta, Madras and Bombay.

All fines imposed under this Act may be recovered, if for offences committed outside the limits of the said towns, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such towns in force for the time being.

XIV.—MISCELLANEOUS.

83. The probable length of the voyages to the places mentioned in section twenty-three, from Calcutta, Madras or Bombay respectively, shall, for the purposes of this Act, and in the case of sailing vessels, be deemed to be as follows:—

FROM CALCUTTA:—

To Mauritius, Seychelles and Réunion	Between the months of April and October inclusive, ten weeks; and between the months of November and March inclusive, eight weeks.
To Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, St. Kitts and St. Croix, Martinique, Guadeloupe and its dependencies	Twenty weeks.
To French Guiana	Twenty-six weeks.
To Natal	Twelve weeks.

FROM MADRAS:—

To Mauritius, Seychelles and Réunion	Between the months of April and October inclusive, seven weeks; and between the months of November and March inclusive, six weeks.
To Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, St. Kitts, St. Croix, Martinique, Guadeloupe and its dependencies, and French Guiana	Nineteen weeks.
To Natal	Ten weeks.

FROM BOMBAY:—

To Mauritius, Seychelles and Réunion	Between the months of April and September inclusive, five weeks; and between the months of October and March inclusive, six weeks.
To Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, St. Kitts, St. Croix, Martinique, Guadeloupe and its dependencies, and French Guiana	Nineteen weeks.
To Natal	Ten weeks.

In the case of vessels propelled either wholly or in part by steam the Local Government may, by

notification in the *Official Gazette*, fix, for the purposes of this Act, the probable length of the voyages aforesaid.

84. Every notification under section twenty-four shall state the probable length of the voyages from Calcutta, Madras and Bombay, respectively, to every place to which emigration is thereby authorized, and thereupon such period shall, for the purposes of this Act, be taken to be the probable length of such voyage.

Exercise of powers of Magistrate of the District under this Act.

85. The Local Government may from time to time authorize any person invested with the powers of a Magistrate, as defined in the Code of Criminal Procedure, to perform the duties and exercise the powers by this Act assigned to and conferred on the Magistrate of the District.

Every person so authorized shall in all respects for the purposes of this Act be deemed to be included in the words "the Magistrate."

86. Nothing in this Act or in any rule to be made by the Governor under it not to apply to certain vessels. section sixty-one shall apply to any vessel in the service of the Lords Commissioners of the Admiralty, or to any of Her Majesty's vessels.

THE FIRST SCHEDULE.

(See section 2.)

Number and year.	Title.
XLVI of 1860..	To authorize and regulate the Emigration of Native Labourers to the French Colonies.
VII of 1862 ...	To amend Act XLVI of 1860 (to authorize and regulate the Emigration of Native Labourers to the French Colonies.)
XIII of 1864 ...	To consolidate and amend the laws relating to the Emigration of Native Labourers.
VI of 1869	To amend the law relating to the Emigration of Native Labourers.
VI of 1870 ...	To enable the Governor General in Council to increase the fee payable under section thirty-one of the Emigration Act.

THE SECOND SCHEDULE.

(See section 19.)

Office of the Protector of Emigrants at the Port of A B is hereby licensed under the Indian Emigration Act, 1871, to be a Recruiter for engaging persons to proceed to for the purpose of labouring for hire.

This license will be in force for one year only from this date.

Dated the day of

(Signed) C. D.,
Protector of Emigrants.

THE THIRD SCHEDULE.

(See sections 66, 67 and 68.)

Convention between Her Majesty and the Emperor of the French relative to the Emigration of Labourers from India to the French Colonies, with an additional article thereto annexed.

Signed at Paris, July 1861.

[Ratifications exchanged at Paris, July 30th, 1861.]

His Majesty the Emperor of the French having made known, by a declaration dated this day (1st July 1861) his resolution to put an end to the recruitment upon the coast of Africa of negro labourers by means of redemption, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland desiring, in consequence, to facilitate the emigration of free labourers into the French Colonies, their Majesties have resolved to conclude a Convention designed to regulate the recruitment of such labourers in the British territories in India. For this purpose they have named as their Plenipotentiaries:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Most Honourable Henry Richard Charles Earl Cowley, Her Majesty's Ambassador Extraordinary and Plenipotentiary to the Emperor of the French;

And His Majesty the Emperor of the French, M. Edmond Antoine Thouvenel, Senator, His Minister and Secretary of State for the Department of Foreign Affairs;

Who, after having communicated to each other their respective full powers, found in due form, have agreed upon the following Articles:—

ARTICLE I.

The French Government shall be at liberty to recruit and engage labourers for the French Colonies in the Indian Territories belonging to Great Britain, and embark Emigrants, being subjects of Her Britannic Majesty, either in British or French Ports in India, under the conditions hereinafter stipulated.

ARTICLE II.

The French Government shall entrust the direction of its operations in every centre of recruitment to an Agent chosen by itself.

Those Agents must be approved by the British Government.

Such approval is assimilated, with regard to the right of granting and withdrawal, to the Exequatur given to Consular Agents.

ARTICLE III.

This recruitment shall be effected conformably to the regulations which now exist, or may hereafter be established, for the recruitment of labourers for British Colonies.

ARTICLE IV.

The French Agent shall, with regard to the operations of recruitment which are intrusted to him, enjoy for himself and for the persons whom he may employ, all the facilities and advantages afforded to the Recruiting Agents for British Colonies.

ARTICLE V.

The Government of Her Britannic Majesty shall appoint in those British Ports where Emigrants may be embarked, an Agent who shall be specially charged with the care of their interests.

In French Ports the same duty with regard to Indian subjects of Her Britannic Majesty shall be confided to the British Consular Agent.

Under the term "Consular Agents" are comprised Consuls, Vice-Consuls, and all other Commissioned Consular Officers.

ARTICLE VI.

No Emigrant shall be embarked unless the Agent described in the preceding Article shall have been enabled to satisfy himself, either that the Emigrant is not a British subject or, if a British subject, that his engagement is voluntary, that he has a perfect knowledge of the nature of his contract, of the place of his destination, of the probable length of his voyage, and of the different advantages connected with his engagement.

ARTICLE VII.

The contracts of service, with the exception provided for by section 4 of Article IX, and by section 2 of Article X, shall be made in India, and shall either bind the Emigrant to serve a person designated by name, or to serve a person to whom he shall be allotted by the proper authority on his arrival in the Colony.

ARTICLE VIII.

The contracts shall, moreover, make stipulation for:—
1. The duration of the engagement, at the expiration of which the Emigrant shall receive a return-passage to India

at the expense of the French Government, and the terms on which it will be competent to him to abandon or renounce his right to a free return-passage.

2. The number of days and hours of work.

3. The wages and rations, as well as the rate of payment for extra work, and all the advantages promised to the Emigrant.

4. Gratuitous medical treatment for the Emigrant except in cases where, in the opinion of the proper Government officer, his illness shall have arisen from his own misconduct.

In every contract of engagement there shall be inserted an exact copy of Articles IX, X, XX and XXI of the present Convention.

ARTICLE IX.

1. The duration of the Immigrant's engagement shall not be more than five years. In case, however, he shall be duly proved to have absented himself from work, he shall be bound to serve a number of days equal to the time of his absence.

2. At the expiration of that period, every Indian who shall have attained the age of ten years at the time of his departure from India, shall be entitled to a return-passage at the expense of the French Government.

3. If he can show that his conduct has been regular, and that he has the means of subsistence, he may be allowed to reside in the Colony without any engagement; but from that time he will lose his right to a free return-passage.

4. If he consents to contract a new engagement, he will be entitled to a bounty, and will retain his right to a return-passage at the expiration of this second engagement.

The right of the Immigrant to a return-passage extends to his wife, and to his children who quitted India under the age of ten years, as well as to those born in the Colonies.

ARTICLE X.

The Immigrant shall not be bound to work more than six days in seven nor more than nine hours and a half a day.

The conditions of task-work and every other kind of regulation for work, shall be freely arranged with the labourer. The obligation to provide, on holidays, for the care of animals and the necessities of daily life, shall not be considered as work.

ARTICLE XI.

In British Ports, the arrangements which precede the departure of the Emigrants shall be conformable to those prescribed by the regulations for the British Colonies.

In French Ports, the Emigration Agent or his deputies shall, on the departure of every Emigrant ship, deliver to the British Consular Agent a nominal list of the Emigrants who are subjects of Her Britannic Majesty, with a description of their persons, and shall also communicate to him the contracts of which he may require copies.

In such case, only one copy shall be given of all contracts of which the provisions are identical.

ARTICLE XII.

In the Ports of embarkation, the Emigrants who are subjects of Her Britannic Majesty shall be at liberty, conforming to the regulations of Police relative to such establishments, to leave the depôts, or other place in which they may be lodged, in order to communicate with the British Agents, who, on their part, may at any reasonable hour visit the places in which the Emigrants, subjects of Her Britannic Majesty, are collected or lodged.

ARTICLE XIII.

Emigrants may leave India for the Colonies to the East of the Cape of Good Hope at all times of the year.

For other Colonies they may leave only from the first of August to the fifteenth of March. This arrangement applies only to sailing vessels; vessels using steam-power may leave at any time of the year.

Every Emigrant sailing from India for the Antilles between the first of March and the fifteenth of September, shall receive at least one double blanket over and above the clothing usually allowed to him, and may make use of it so long as the vessel is outside of the Tropics.

ARTICLE XIV.

Every Emigrant vessel must carry an European Surgeon and an Interpreter.

The Captains of Emigrant vessels shall be bound to take charge of any despatch which may be delivered to them by

the British Agent at the Port of embarkation for the British Consular Agent at the Port of destination and to deliver it to the Colonial Government immediately after his arrival.

ARTICLE XV.

In every vessel employed for the conveyance of Emigrants subjects of Her Britannic Majesty, the Emigrants shall occupy, either between decks, cabins on the upper deck or in firmly secured and entirely covered in, a space devoted to their exclusive use. Such cabins and space between decks shall in every part have a height of not less than five feet and a half.

No compartment shall take more than one adult Emigrant for every cubic space of seventy-two feet in the Presidency of Bengal and at Chandernagore, and for every cubic space of sixty feet in other French Ports, and in the Presidencies of Bombay and Madras.

An Emigrant above the age of ten years shall count as an adult, and two children from one to ten years of age shall count as one adult.

A place shall be fitted up for a hospital in every Emigrant ship.

Women and children shall occupy compartments of the vessel distinct and separate from those of the men.

ARTICLE XVI.

Each shipment of Emigrants shall include a proportion of women equal to at least one-fourth of the number of men. After the expiration of three years, the numerical proportion of women shall be raised to one-third; after two years more, it shall be raised to one-half; and after a further period of two years, the proportion shall be the same as may be fixed for the British Colonies.

ARTICLE XVII.

The British Agents at the embarkation shall have, at all reasonable times, the right of access to every part of the ship which is appropriated to the use of Emigrants.

ARTICLE XVIII.

The Governors of the French establishments in India shall make such administrative regulations as may be necessary to ensure the complete execution of the preceding stipulations.

ARTICLE XIX.

On the arrival of an Emigrant ship in any French Colony, the Government shall cause to be transmitted to the British Consular Agent any despatches which it may have received for him, together with—

1. A nominal list of all labourers disembarked who are subjects of Her Britannic Majesty.

2. A list of the deaths or births which may have taken place during the voyage.

The Colonial Government shall take the necessary measures to enable the British Consular Agent to communicate with the Emigrants before their distribution in the Colony.

A copy of the "List of distribution" shall be delivered to the Consular Agent.

He shall be informed of all deaths and births which may occur during the period of engagement, as well as of all changes of employer, and of all departures on a return-passage.

Every fresh engagement, or act of renunciation of the right to a free return-passage, shall be communicated to the Consular Agent.

ARTICLE XX.

All Immigrants, being subjects of Her Britannic Majesty, shall, in the same manner as other subjects of the British Crown, and conformably to the ordinary rules of international law, enjoy, in the French Colonies, the right of claiming the assistance of the British Consular Agents; and no obstacle shall be opposed to the labourer's resorting to the Consular Agent and communicating with him; without prejudice, however, to the obligations arising out of his engagement.

ARTICLE XXI.

In the distribution of labourers no husband shall be separated from his wife, nor any father or mother from their children under fifteen years of age. No labourer shall be required to change his employer without his own consent, unless he be transferred to the Government, or to the person who has acquired the property on which he is employed.

Immigrants who may become permanently incapable of work, either by sickness or by any other cause beyond their

wn control, shall be sent back at the expense of the French Government, whatever time may still be wanting to entitle them to a free return-passage.

ARTICLE XXII.

All operations of immigration may be carried on in the French Colonies by French or British vessels without distinction.

British vessels which may engage in those operations shall be bound to conform to all the measures of Police, health, and equipment which may apply to French vessels.

ARTICLE XXIII.

The labour-regulations of Martinique shall serve as the basis for all the regulations of the French Colonies into which Indian Emigrants, subjects of Her Britannic Majesty, may be introduced.

The French Government engages not to introduce into those regulations any modification, the result of which would be to place the said Indian subjects in an exceptional position, or to impose upon them conditions of labour more stringent than those prescribed by the said regulations.

ARTICLE XXIV.

The present Convention applies to emigration to the Colonies of Réunion, Martinique, Guadeloupe and its dependencies, and Guiana.

It may hereafter be applied to immigration to other Colonies in which British Consular Agents shall be established.

ARTICLE XXV.

The provisions of the present Convention relative to the Indian subjects of Her Britannic Majesty shall apply to the Natives of every Indian State which is under the protection or political control of Her said Majesty, or of which the Government shall have acknowledged the supremacy of the British Crown.

ARTICLE XXVI.

The present Convention shall begin to take effect on the first of September 1861, and shall continue in full force for three years and a half. It shall remain in full force, if notice for its termination be not given in the course of the month of September of the third year, and then notice can be given only in the course of the month of September of each succeeding year.

In case of notice being given for its termination, it shall cease eighteen months afterwards.

Nevertheless the Governor General of British India in Council shall, in conformity with the Act of the 19th of September 1856, relative to immigration to British Colonies, have the power to suspend at any time emigration to any one or more of the French Colonies, in the event of his having reason to believe that in any such Colony proper measures have not been taken for the protection of the emigrants immediately upon their arrival or during their residence therein, or for their safe return to India, or to

provide a return-passage to India for any such emigrants at or about the time at which they are entitled to such return-passage.

In case, however, the power thus reserved to the Governor General of British India should at any time be exercised, the French Government shall have the right immediately to terminate the whole Convention, if they should think proper to do so.

But in the event of the determination of the present Convention, from whatever cause, the stipulations relative to Indian subjects of Her Britannic Majesty introduced into the French Colonies shall be maintained in force in favour of the said Indian subjects, until they shall either have been sent back to their own country, or have renounced their right to a return-passage to India.

ARTICLE XXVII.

The present Convention shall be ratified, and the ratifications shall be exchanged at Paris in four weeks, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Paris, the 1st day of July, in the year of our Lord one thousand eight hundred and sixty-one.

(L. S.) COWLEY.

(L. S.) THOUVENEL.

ADDITIONAL ARTICLE.

His Majesty the Emperor of the French having stated that, in consequence of the order which he gave long ago that no more African Emigrants should be introduced into the Island of Réunion, that Colony has, since last year, had to obtain labourers from India and China; and Her Britannic Majesty having, by a Convention signed on the 25th of July 1860, between Her Majesty and His Majesty the Emperor of the French, authorized the Colony of Réunion to recruit six thousand labourers in her Indian possessions, it is agreed that the Convention of this date shall take effect forthwith, with regard to the said Colony of Réunion.

The present Additional Article shall have the same force and validity as if it were inserted, word for word, in the Convention signed this day. It shall be ratified, and the ratifications shall be exchanged at the same time as those of the Convention.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Paris, the 1st of July 1861.

(L. S.) COWLEY.

(L. S.) THOUVENEL.

WHITLEY STOKES,

Secy. to the Govt. of India.

The following Bill is published for general information, by order of His Excellency the Governor General, under the 19th of the Rules for the Conduct of Business at Meetings of the Council of the Governor General of India for the purpose of making Laws and Regulations :—

No. 12 OF 1871.

THE INDIAN INCOME TAX BILL.

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A BILL FOR IMPOSING DUTIES ON INCOME.

For the purpose of imposing duties on income arising from offices, property, professions and trades; It is hereby enacted as follows:—

PART I.

PRELIMINARY.

1. This Act may be called "The Indian Income Tax Act."

It extends to the whole of British India;

It shall come into force on the first day of April 1871.

2. On and from the said day, Act No. XVI of 1870 shall be repealed:

Provided that such Act shall continue in force until the first day of April 1872

(a) as to taxes due thereunder, and
(b) as to assessments which ought to have been made thereunder, but which have not hitherto been made and completed.

The references made in the Court Fees Act, Schedule II, to the Indian Income Tax Act shall be deemed to be made to this Act.

3. In this Act—unless there be something repugnant in the subject and context—

"Income" means income and profits accruing and arising in British India.

"Magistrate" means any person exercising the powers of a Magistrate, or of a Subordinate Magistrate of the First Class, and includes a Magistrate of Police and a Justice of the Peace:

"Company" means an Association carrying on business in British India whose stock or funds is or are divided into shares and transferable, whether such Company be incorporated or not, and whether its principal place of business be situate in British India or not:

"Firm" includes a Hindú undivided family:

"Person" includes a firm:

"Defaulter" includes a firm making default under this Act:

"Rackrent" means the full rent or value at which lands or houses are worth to be let for the year.

In the case of any Company or Municipal or other public Body or Association not being a Company, "Collector" means the Collector of Land Revenue of the place or district at or in which its principal place of business in British India is situate. And in the case of any person chargeable under this Act, "Collector" means the Collector of Land Revenue of the place or district at or in which such person resides.

4. Nothing in this Act applies to the pay and allowances of officers, warrant officers, non-commissioned officers and privates of Her Majesty's Forces or of Her Majesty's Indian Forces, who are not in Civil employment, when such pay and allowances do not exceed five hundred rupees per mensem;

or to any moveable or immoveable property solely employed for religious or charitable public purposes.

And no member of a firm which is for the time being chargeable under this Act shall, as such, be chargeable under this Act.

5. The Governor General in Council may from time to time, by order, wholly exempt from the operation of this Act the whole or any part of the income and profits of any tribe or class of persons in British India.

The Governor General in Council may revoke any such order.

All orders and revocations made under this section shall be published in the *Gazette of India*.

PART II.

DUTIES ON OFFICES.

6. A duty of two pies for every rupee shall be levied in respect of every office or employment of profit in British India under Government or under a Company or a Municipal or other public Body or Association not being a Company.

and upon every salary, annuity or pension paid in British India by Government or by a Municipal or other public Body, Company or by a Municipal or other public Body, Association not being a Company to any person residing in British India or serving on board a ship plying to and from British Indian ports, whether on account of himself or another person.

7. No income amounting to less than sixty-two rupees eight annas per mensem shall be chargeable under this Part.

8. In the case of every person holding any paid office, employment or commission under Her Majesty or under the Government of India, or under any Local Government, or receiving any annuity or pension from Her Majesty or any such Government,

the duty to which he is liable under this Part shall be deducted from his pay, annuity or pension at the time of payment by the Examiner of Claims or other proper officer, and shall be deemed to be a tax paid under this Act.

9. In the case of every person holding a paid employment under or receiving any annuity or pension from any Company, or any Municipal or other public Body or Association not being a Company, the duty to which he is liable under this Part shall be deducted from his pay, annuity or pension at the time of payment by the Treasurer or other officer whose duty it is to make such payments, and shall be deemed to be a tax payable under this Act.

Every such Treasurer or other officer shall, as soon as may be after making such deductions, pay to the credit of the Government of India, or as such Government from time to time directs, the amount of such deductions and shall be answerable to such Government for such payment.

Every Company, public Body or Association, Treasurer or other officer as aforesaid is hereby indemnified for all deductions and payments made in pursuance of this section.

The Treasurer, Secretary or principal Agent or Manager of every such Company and public Body or Association shall prepare, and, on or before the thirtieth day of April in each year, deliver, to the Collector, in such form as may be prescribed by the Governor General in Council, a return in writing showing the names of every person holding at the date of the said return a paid employment under or receiving a pension or annuity from the Company or Body or Association whose pay or pension or annuity as such amounts to sixty-two rupees, eight annas per mensem or upwards, together with the salaries, annuities or pensions payable by the Company or public Body or Association to all such persons respectively.

10. Whenever the duty leviable under this Part in April 1871 or any subsequent month, is not deducted at the time of payment, that month from the pay, annuity or pension chargeable therewith, it shall be deducted from such pay, annuity or pension at some subsequent time of payment.

PART III. COMPANIES.

11. The Treasurer, Secretary or principal Agent or Manager in India of every Company shall, in the case of a Shipping Company trading between British India and any other country, pay to Government in respect of one moiety of the nett profits made by each of the ships of such Company engaged in such trade, during the year ending on the day on which the Company's accounts shall have been last made up, the duty of two pies in the rupee,

and in the case of every other Company pay to Government in respect of the whole of the nett profits made in British India by such Company during the year ending on the day on which the Company's accounts shall have been last made up, the duty of two pies in the rupee,

and shall prepare, and, on or before the thirtieth day of April in each year, deliver, to the Collector, a statement in writing signed by him showing the result of such accounts.

12. If in the case of any Company no such accounts have been made up within any year ending on the thirty-first day of March, the Treasurer, Secretary or principal Agent or Manager of such Company shall prepare, and,

on or before the next following thirtieth day of April, deliver to the Collector a return in writing signed by him and stating the nett profits made by such ships or by the Company (as the case may be) during the year ending on the said thirty-first day of March.

13. Whenever the Collector has reason to believe that any statement or return mentioned in section eleven or section twelve is incorrect or incomplete, he may cause a notice to be served on the Treasurer, Secretary, Agent or Manager by whom such statement or return was delivered, requiring him, on or before a day to be mentioned in the notice, to attend at the Collector's office and to produce for the inspection of the Collector such of the accounts of the Company as refer to the year mentioned in section eleven or section twelve (as the case may be) and as are in the possession or power of such Treasurer, Secretary, Agent or Manager.

The Collector shall thereupon make an order determining the amount at which the company shall be assessed under this Part, and, subject to the provisions hereinafter contained, such sum shall be payable accordingly.

14. Every such Treasurer, Secretary, Agent or Manager is hereby indemnified for all payments made in pursuance of section eleven or section thirteen.

PART IV.

DUTIES ON INTEREST ON GOVERNMENT SECURITIES.

15. A yearly duty of two pies in the rupee shall be levied upon all interest on securities of the Government of India.

16. Every person empowered to pay such interest shall deduct the duty at the place where the interest is paid,

and shall, as soon as may be after making such deduction, pay the same to the credit of the Government of India, or as such Government from time to time directs,

and shall be answerable to the Government of India for such payment.

PART V.

DUTIES ON ALL OTHER INCOME AND PROFITS.

17. A yearly duty shall be levied in accordance with the first Schedule hereto annexed upon all income not chargeable under Part II, Part III, or Part IV of this Act.

18. The trustee, guardian, curator, or committee of any infant, married woman subject to the law of England, lunatic, or idiot, and having the control of the property of such infant, married woman, lunatic, or idiot, whether such infant, married woman, lunatic or idiot resides in British India or not, shall, if the infant, married woman, lunatic or idiot be chargeable under this Part, be chargeable with the said duty in like manner and to the same amount as would be charged to such infant if of full age, or to such married woman if she were

sole, or to such lunatic or idiot if he were capable of acting for himself.

Any person not resident in British India, whether a subject of Her Majesty or not, being in receipt, through an agent, of any income chargeable under this Part, shall be chargeable in the name of such agent in the like manner and to the like amount as he would be charged if resident in British India and in actual receipt of such income.

19. Every trustee, guardian, curator, committee or agent shall, when required by the Collector, deliver a statement signed by him, of the amount of the income in respect whereof he is chargeable on account of such infant, married woman, lunatic, idiot or non-resident, together with a declaration of the truth of the statement.

The Collector shall have power to serve a notice upon any person whom he has reason to believe to be a trustee, guardian, curator, committee or agent requiring him to deliver on or before a day to be specified in the notice a statement signed by him of the names of the persons for or of whom he is trustee, guardian, curator, committee or agent.

20. Receivers or Managers appointed by any Court in India, the Courts of Wards, the Administrators General of Bengal, Madras and Bombay, and the Official Trustees, shall be chargeable under this Act in respect of all income officially in their possession or under their control.

21. When any trustee, guardian, curator or committee, or agent is assessed under this Act in such capacity;

or when any receiver or manager appointed by any Court, Court of Wards, Administrator General, or Official Trustee is assessed under this Act in respect of the income and profits officially received by him;

every person and Court so assessed may, from time to time, out of the money coming to his or its possession as such trustee, guardian, curator, committee or agent, or as such receiver, manager, Court of Wards, Administrator General or Official Trustee, retain so much as shall be sufficient to pay the amount of the assessment.

Every such person and Court is hereby indemnified for every retention and payment made in pursuance of this Act.

22. Owners of lands or of houses occupying the same shall be chargeable in respect of the annual value thereof at the rackrent at which such lands or houses are worth to be let for the year.

23. In the case of every person chargeable under this Part whose annual income or profits is or are in the Collector's opinion, on four thousand rupees or upwards, the Collector shall, and in the case of every other person so chargeable, the Collector may

cause a notice to be served on him requiring him to fill in a return of his income during the three years ending on the thirty-first day of December next before the date of the notice, and to state in such return the period during which such income has actually accrued.

Such notice shall be in the form to be prescribed by the Governor General in Council, and shall specify the day by which the return is to be made, and the place of the Collector's office at which the return is to be made.

Every such notice shall be signed by the Collector.

The form of the return shall accompany the notice.

24. Every person on whom such notice is served shall send to or deliver at the Collector's office the return duly filled in and signed by him.

A declaration shall be added by such personated the foot of the return, (a) that the income stated therein is truly estimated on all the sources therein mentioned, (b) that it has actually accrued within the period therein stated, and (c) that he has no other source of income.

25. Every person, when required so to do by a notice in the form to be prescribed by the Governor General in Council

shall, within the period mentioned in such notice, prepare and deliver to the Collector a list containing, to the best of his belief, the name of every lodger or inmate resident in his dwelling-house, and of any other persons receiving salary or emoluments amounting to sixty-two rupees eight annas per mensem or upwards, employed in his service, whether resident in such dwelling-house or not, and the place of residence of such of them as are not resident in such dwelling-house, and also of any such lodger or inmate who has any ordinary place of residence elsewhere, at which he is liable under this Act to be assessed, and who desires to be so assessed at such place.

Such lists shall be signed by the persons respectively delivering the same, and shall be prepared in the form to be prescribed as aforesaid.

26. The Collector shall from time to time determine what persons are chargeable under this Part, and the amount at which every such person shall be assessed,

and in making such assessment income exempted under section seven shall be treated as chargeable under this Part.

27. Every such assessment shall be made upon an average of such person's income for three years ending on the thirty-first day of December next before the date of the assessment, and such average shall be computed upon the period during which the income has actually accrued.

In the case of a person for the first time becoming chargeable under this Part within the year of assessment, the assessment shall be made according to an average of his income for such period as the Collector shall, under the circumstances, direct.

28. The Collector shall cause a notice to be served on every person chargeable under this Part, stating—

Notice to persons chargeable.

(1).—The name and the profession, trade or other source of the income of such person, or in respect of which he is chargeable:

(2).—The year or portion of the year for which the duty is to be paid:

(3).—The place or places, district or districts, where such income accrues; and

(4).—The amount to be paid;

and requiring him within fifteen days from the date of the service either to pay such amount or to apply to the Collector to have the assessment reduced or cancelled.

29. Such amount shall be paid to the Collector, or, who shall give a receipt for such payment to the person making the same:

Provided that, if such income accrues at or in more than one place or district, the receipt shall be granted and payment made by and to the Collector for the place or district at or in which the person mentioned in the notice resides, or (in the case of a firm) at or in which its principal place of business in British India is situate.

Every such receipt shall be signed by the Collector granting it, or by such other officer as he shall from time to time empower in this behalf, and such signature shall be judicially noticed.

Contents of receipt.

30. Every such receipt shall specify—

(1).—The name and source or sources of the income of the person by or on whose behalf the duty is paid:

(2).—The year or portion of the year for which the duty is paid:

(3).—The amount paid, and the date of payment; and

(4).—The place or places, district or districts, where the income accrues;

and shall be admissible as *prima facie* proof of all matters contained therein.

PART VI.

PETITIONS AND APPEALS AGAINST ASSESSMENTS.

31. Any person objecting to the amount at which he is assessed, or denying his liability to be assessed under Part V, may within the period mentioned in the notice mentioned in section twenty-eight, or if the Collector is satisfied that the objector has not received such notice, then at any time within one month from the expiration of such period, apply by petition to the Collector in order to establish his right to have the assessment reduced or cancelled:

Provided that no person who has been served with a notice under section twenty-three shall be entitled to apply by petition under this section unless he has made the return required in such notice on or before the day therein mentioned, or unless he satisfies the Collector that he had a sufficient excuse for not making such return.

The petition shall be in the form contained in the schedule hereto annexed, or as near thereto as circumstances admit, and the statements therein contained shall be verified by the petitioner or some other competent person in manner required by law for the verification of plaints.

Form and verification of petition.

32. The Collector shall fix a day for the hearing of the petition, and, on the day so fixed, or on the day (if any) to which he has adjourned such hearing, shall hear such petition and pass his order thereon.

Such order may be in favour of the petitioner, or it may simply reject the petition, or it may reject the petition and enhance the petitioner's assessment to an amount to be specified in the order.

If the order be in favour of the petitioner, the Collector shall at once refund the fee on the petition.

If the order simply reject the petition or reject the petition and enhance the petitioner's assessment, the petitioner shall within one week from the passing of the order pay the amount mentioned in the said notice or in the order of enhancement (as the case may be).

33. Any person dissatisfied with any order under section thirteen or section thirty-two may, within fifteen days from the date thereof, on payment of the sum assessed or to which the assessment was enhanced, present a petition of appeal to the Commissioner of Revenue of the Division, whose order upon such appeal shall be final.

Appeal to Commissioner from order under section 13 or section 32.

Such order may be in favour of the petitioner, or it may simply reject the petition, or it may reject the petition and enhance the assessment to an amount to be specified in the decision.

If the order rejects the petition and enhances the assessment, the petitioner shall within one week from the passing of the order pay the amount mentioned in the order of enhancement.

Every petition presented under this section shall be accompanied by a copy of the petition to the Collector, and a copy of the Collector's order thereon and a list of the documents (if any) on which the appellant relies.

Documents to accompany appeal.

Neither of such copies shall be chargeable under the Court Fees Act.

Copies of petition and order exempt from fees.

When the decision on such appeal is in favour of the petitioner, the value of the fee on his petition of appeal, and (where he has presented a petition to the Collector) the fee on such petition, together with the excess paid by him, or (when the decision is that the petitioner, or the Company which he represents, is not chargeable under this Act) the whole sum so paid, shall at once be refunded.

Return of fees and excess.

34. The Collector or Commissioner may summon any person whom he thinks able to give evidence for the purpose of enabling him to determine how the petitioner, or the Company which he represents, should be assessed, and

Power to summon persons to give necessary information.

may examine on oath the person so summoned and the petitioner, and may require each of them to produce any documents in his possession or power relating to the sources of the income in question.

35. Whenever the Collector has reason to believe that, in assessing any person under this Act, any source of income not specified in the receipt granted to him under section twenty-nine has been overlooked, which source, if it had then been known to exist, would have increased the assessment, the Collector may cause a further notice to be served on such person, stating the amount to be paid in respect of such source.

The provisions contained in sections twenty-eight to thirty-four (both inclusive) shall apply to such notice and regulate the procedure thereunder.

36. No Advocate, Pleader, or other legal practitioner shall be allowed to appear or plead on behalf of any other person on the hearing of any petition or appeal under this Part.

PART VII.

PAYMENT AND RECOVERY OF TAX.

37. All taxes under this Act, except when they are deducted under section eight or section nine, shall be payable on the first day of April in this and every subsequent year:

Provided that the amount so payable may be paid by two equal instalments: the first instalment to be paid on some day not later than fifteen days after service of the notice mentioned in section twenty-eight upon the person paying the same, and the second instalment on the first day of October.

38. If the Collector has caused a notice to be served on any person liable to pay the said second instalment and requiring him within seven days from the date of the service to pay the amount of such instalment (mentioning it), and if the person so served does not within that period pay such amount as required by the said notice, a sum not exceeding twice the amount so mentioned may be recovered from him in manner hereinafter mentioned.

39. In any case of default under this Act, the Collector may, if a notice has been served on the defaulter requiring him to pay, within fifteen days from the date of the service, the amount of the tax or instalment due by him under this Act, recover a sum not exceeding double the amount of such tax or instalment.

Every such sum shall be recoverable as if it were an arrear of land-revenue:

Provided that where any person has presented a petition under section thirty-one, such sum shall not be recoverable from him unless, within one week from the passing of the order thereon, he fails to pay the amount (if any) required by such order.

On the recovery of such sum from the defaulter, the Collector shall grant him a receipt without any further payment.

Every such receipt shall bear date from the recovery of the amount, and, save as aforesaid, the provisions of this Act relating to receipts shall apply to receipts granted under this section.

40. If within or at the end of the year for which any computation under Part V has been made, the person assessed proves to the satisfaction of the Collector, that his income during such year fell short of the sum so computed, the Collector may cause the assessment made for such year to be amended as the case requires, and if the sum assessed has been paid, may refund the sum overpaid.

In case any person assessed under Part V ceases to exercise the profession, or to carry on the trade, in respect whereof such assessment was made, or dies or becomes insolvent before the end of the year for which the assessment was made, or is, from any other specific cause, deprived of or loses the income on which the computation was made,

he or his representative in interest may apply to the Collector within three months after the end of such year, and on proof thereof to his satisfaction, the Collector shall amend the assessment as the case may require, and give such relief to the person charged or his representative in interest as is just, and in cases requiring it, the Collector shall refund such sum as has been overpaid on the assessment amended or vacated.

PART VIII.

PENALTIES.

41. Every Treasurer, Secretary, Agent, Manager, Treasurers, &c., failing to make payments or deliver returns, or other person failing to make any payment or deduction, or to prepare and deliver any return required by section nine or section sixteen,

or failing to make any payment or to prepare and deliver in due time any statement or return required by section eleven,

Trustees, &c., failing to deliver statements or declarations, and every trustee, guardian, curator, committee or agent failing to deliver any statement or declaration required by section nineteen,

shall, for every day during which such default continues, be fined, on conviction before a Magistrate, ten rupees.

The Commissioner of the Division shall have power to remit wholly or in part any penalty imposed under this section.

42. Whoever makes a statement in any declaration or list made or delivered under section twenty-four or twenty-five, which is false, and which he either knows or believes to be false, or does not believe to be true, shall be deemed to have committed the offence described in section one hundred and seventy-seven of the Indian Penal Code.

Whoever makes a statement in any petition presented under section thirty-one which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.

43. No person shall be proceeded against for any offence under section forty-one or section forty-two except at the instance of the Collector.

44. In sections one hundred and ninety-three and two hundred and twenty-eight of the Indian Penal Code, the words "judicial proceeding" shall be taken to include any proceeding under this Act.

PART IX.

MISCELLANEOUS.

45. Subject to the provisions of section thirty-three, every order made under this Act shall be final and conclusive, and the proceedings of the Collector or Commissioner of Revenue shall not be removeable into any Court, or be subject to revision.

46. All or any of the powers and duties conferred and imposed by this Act on a Collector and on a Commissioner of Revenue may be exercised and performed by such other officers or persons as the Local Government shall from time to time appoint in this behalf.

47. Service of any notice under this Act shall be made by delivering or tendering a copy thereof under the signature of the Collector.

Whenever it may be practicable, the service of the notice shall be on the person therein named, or, in the case of a firm, on some member thereof.

When such person or member cannot be found the service may be made on any adult male member of his family residing with him; and if no such adult male member can be found, the serving officer shall fix the copy of the notice on the outer door of the house in which the person or firm therein named ordinarily dwells or carries on business.

48. When any Company or firm has several places of business in the territories subject to different Local Governments, the Go-

vernor General in Council shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be the principal place of business, and when any Company has several Agents or Managers, which of them shall, for the purposes of this Act, be deemed to be the principal Agent or Manager.

When any Company or firm has several places of business in the territories subject to a single Local Government, such Government shall have power to declare which of them shall, for the purposes of this Act, be deemed to be the principal place of business.

When any person has several places of residence in the territories subject to different Local Governments, the Governor General in Council shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be his residence, and when any person has several places of residence in the territories subject to a single Local Government, such Government shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be his residence.

The powers given by this section may be delegated to and exercised by such officers as the Governor General in Council or the Local Government, as the case may be, shall from time to time appoint in this behalf.

49. The Governor General in Council may from time to time (a) prescribe forms for the returns, notices and lists herebefore mentioned,

(b) make rules consistent with this Act for the guidance of officers in matters connected with its enforcement, and

(c) delegate to any Local Government the powers given by this section, clause (b), so far as regards the territories subject to such Government.

SCHEDULE I.

Duties.

Persons whose annual income shall be assessed at not less than

Rs. 750	but at less than	1,000	shall pay	Rs. 9 0 0
Ditto	"	1,000	"	" 13 0 0
Ditto	"	1,500	"	" 18 0 0
Ditto	"	2,000	"	two pies in the rupee.

SCHEDULE II.

Form of Petition under Section 31.

Stamp
eight annas.

TO THE COLLECTOR OF

The

day of

187

The petition of A. B. of

SHEWETH—

1.—That under the Indian Income Tax Act your petitioner has been assessed in the sum of twenty-seven rupees for the year commencing the first day of April 187

2.—That your petitioner's income and profits accruing and arising from [here specify petitioner's trade or other source or sources of income or profits and the place or places at which such income or profits accrues or arise] for the three years ending the thirty-first day of December 187 were rupees , as will appear from the documents of which list is presented herewith.

3.—That such income and profits actually accrued and arose during a period of months and days. [Here state the exact number of months and days in which the income and profits accrued and arose.]

4.—That during the said three years your petitioner had no other income or profits.

Your petitioner therefore prays that he may be assessed accordingly, and that the value of the fee on this petition may be refunded [or that he may be declared not to be chargeable under the said Act, and that the value of the fee on this petition may be refunded].

(Signed) A. B.

Form of Verification.

I, A. B., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed) A. B.

STATEMENT OF OBJECTS AND REASONS.

The present Income Tax Act (XVI of 1870) imposes a duty of $3\frac{1}{2}$ per cent. on all incomes of rupees 500 and upwards. The present Bill is intended to impose a duty of only $1\frac{1}{4}$ per cent. (or two pies in the rupee) and to affect no income less than rupees 750.

Besides these two important changes, the Bill introduces several minor modifications of the existing law.

In section 6, the word 'plying' has been substituted for 'trading,' so as to preclude a question which has been raised under the present law.

The Collector is empowered (section 13), in proper cases, to require officers of companies to attend and produce accounts.

The duty on interest on Government Securities will be deducted at the place where the interest is paid (sections 15, 16).

Owners of lands and houses occupying them are expressly made chargeable (section 22) in respect of their annual rackrent value, and a definition of 'rackrent' is inserted.

The Collector will be bound to serve the notice requiring returns only where the income is rupees 4,000 or upwards (section 23).

Every person served with such notices will be required to return his income during the three years ending 31st December next before the date of the notice, and to state the period during which such income actually accrued.

The assessments will be made (section 27) on an average of the income for such three years, and the average will be computed upon the period during which the income actually accrued.

Legal practitioners will be excluded (section 36) from appearing on any petition or appeal under the Act. A similar provision was contained in Act No. XXVI of 1860.

Payment may be made henceforward (section 37) in two, instead of four, instalments.

All sums due under the Act will be recoverable as if they were arrears of land-revenue (section 39).

Power is given (section 40) to amend the assessment when the person assessed shows that his income has diminished, or gives up business, or dies, or becomes insolvent.

Lastly, orders made under the Act will be final, and the proceedings of the Collectors and Commissioners will not be removeable into any Court or be subject to revision.

R. TEMPLE.

The 10th March 1871.

WHITLEY STOKES,
Secy. to the Govt. of India.

Government of Bengal.

LEGISLATIVE DEPARTMENT.

THE following Act of the Lieutenant-Governor of Bengal in Council received the assent of His Honor on the 13th March 1871, and having been assented to by His Excellency the Governor General on the 18th idem, is hereby promulgated for general information:—

Act No. III of 1871.

An Act to increase the fees for the survey of steam vessels.

WHEREAS the fees now by law chargeable in respect of the grant of surveyors' certificates of the sufficiency of steam boats are insufficient to provide for the remuneration of competent persons where two surveyors are employed in making such survey, and it is generally necessary to employ two surveyors; It is hereby enacted as follows:—

I. Whenever two surveyors shall be employed in making a survey under the provisions of Act V of 1862 or Act I. of 1868 passed by the Lieutenant-Governor of Bengal in Council, the owner or master of the steam vessel surveyed shall pay to each of the surveyors making the same a fee calculated on the tonnage of the vessel according to the rates in Schedule B to the said Act V of 1862 annexed, and such further fee as is provided in Section V of Act I. of 1868 passed by the Lieutenant-Governor of Bengal in Council.

II. This Act shall be read with and as part of the said Act V of 1862 and Act I of 1868.

Construction of Act.

J. PITT KENNEDY,

*Asst. Secy. to the Govt. of Bengal,
Legislative Department.*

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 413R.

APPOINTMENTS.

The 15th March 1871.—Moulvie Dillawar Hossein Ahmed, B.A., Deputy Magistrate and Deputy Collector of Aurungabad, to be in charge of the Sub-division of Sherghotty, in addition to his own duties, until the arrival of Mr. James Crawford, or until further orders.

The 17th March 1871.—Mr. John White, Deputy Collector, Sarun, is vested with the powers of a Collector under Act XVI. of 1870 in that District.

The 20th March 1871.—Baboo Dwarkanath Banerjee, Deputy Collector, Howrah, is vested with the powers of a Collector, under Act X. of 1870, for the acquisition of land required for the Oolobhera and Moheshrekha Road, in the District of Hooghly.

Baboo Kaliprosunno Sircar, B.A., Deputy Collector of Pagirhaut, is vested with the powers of a Collector, under Act X. of 1870, for the acquisition of land required for the excavation of a new cut into the Bhyrub River at Jattrapore, in Jessore.

The 21st March 1871.—Mr. Henry Luttman-Johnson to officiate as Joint-Magistrate and Deputy Collector of Gya, during the absence, on leave, of Mr. Thomas Edward Coxhead, or until further orders.

Mr. Edward Vesey Westmacott, B.A., is appointed to officiate as Joint-Magistrate and Deputy Collector of Dinagepore, with effect from the 15th instant.

Mr. Edward Drummond to officiate as Commissioner of Revenue and Circuit of the Patna Division, during the absence, on leave, of Mr. Richard Palmer Jenkins, or until further orders.

Mr. Francis William Rice Cowley to officiate temporarily as Magistrate and Collector of Chittagong, in the Second Grade

Mr. John George Charles to officiate, until further orders, as Joint-Magistrate and Deputy Collector of Patna, from the date on which Mr. David Miller Barbour may make over charge.

Mr. Thomas Durant Beighton to officiate, until further orders, as Joint-Magistrate and Deputy Collector of Backergunge.

Mr. Charles Fortescue Worsley is re-appointed to officiate, until further orders, as Magistrate and Collector of Tirhoot, in the Second Grade.

LEAVE OF ABSENCE.

The 20th March 1871.—Captain Willoughby Charles Stanley Clarke, Deputy Commissioner of Luckimpore, is allowed subsidiary leave from the 5th to the 9th ultimo, under subsidiary Rule 2, Section XI. of the Covenanted Service Absentee Code, in addition to the usual period of thirty days, to enable him to rejoin his appointment on return from furlough.

The 21st March 1871.—Baboo Nobin Krishna Sircar, Deputy Magistrate and Deputy Collector, Beerbhoom, for fifteen days, under paragraph 16 of the Uncovenanted Service Absentee Rules.

Mr. Richard Herbert Greaves, Assistant Magistrate and Deputy Collector, Pooree, for one month, under Section XVIII. of the Covenanted Service Absentee Rules.

Mr. Thomas Edward Coxhead, Officiating Joint-Magistrate and Deputy Collector of Gya, for three months, from the 5th proximo, under Section XIX. of the Covenanted Service Absentee Rules.

Mr. Richard Palmer Jenkins, Commissioner of Patna, for three months, under Section XIX. of the Covenanted Service Absentee Rules, from the 1st proximo, or any subsequent date on which he may take the leave.

NOTIFICATIONS.

The 14th March 1871.—The Lord Bishop of Calcutta has granted to the Reverend William Alexander Duke, Chaplain of Dinapore, one month's leave of absence, under Section XV. of the Leave Rules for Chaplains, from the 9th instant, or any subsequent date on which he may take it.

The 16th March 1871.—The Lord Bishop of Calcutta has granted to the Reverend John Stephenson, Chaplain of St. John's Church, three

months' leave of absence, under Section XVI. of the Leave Rules for Chaplains, from the 12th proximo, or any subsequent date on which he may take it.

The 17th March 1871.—The services of Mr. Ross Lewis Mangles, v.c., Officiating Secretary to the Board of Revenue, are placed at the disposal of the Government of India, in the Foreign Department.

The leave granted to Mr. James Francis Bradbury, Assistant Magistrate of Magoorah, under the orders of the 28th ultimo, is cancelled at his own request.

Mr. J. Sanders, of the Bengal Educational Service, reported his departure from India on board the *Columbian* on the 1st instant.

The 20th March 1871.—Mr. Edmund Craster Craster, of the Civil Service, reported his return to Bombay from furlough on the 24th ultimo.

RIVERS THOMPSON,
Offg. Secy. to the Govt. of Bengal.

The following Orders issued by the Government of India, in the Financial Department, are republished for general information:—

LEAVE AND ALLOWANCES.

Fort William, the 15th March 1871.

No. 1496.—The following Financial Despatch from the Secretary of State to the Government of India is published for general information:—

The words "with retrospective effect from the 7th August 1869" should be added at the end of the Note under the proviso to Section VII. of the Covenanted Civil Service Leave Code.

FINANCIAL.

No. 41.

To His Excellency the Right Hon'ble the Governor General of India in Council.

MY LORD.—I have considered in Council your Financial letter dated 30th November 1870, No. 256, relative to the minimum rate of furlough allowance under the new rules.

2. You are of opinion that "the reduced minimum bears very hardly upon those members of the service who are affected by it," namely, those who are compelled by ill health to take furlough on medical certificate before having served eight years, and you, therefore, request sanction for the restoration of the old minimum rate of furlough pay, viz., 500*l.* per annum.

3. I conclude that you do not intend to lay down in the terms of the 3rd paragraph of Rule VII. of the Furlough Rules of 1868, that "no Officer on furlough shall draw" less than 500*l.* per annum, but that this minimum rate of furlough pay should be subject to the same proviso as was the minimum rate of absentee allowance during leave on medical certificate under the Rules of 1864, viz., that "in cases in which the salary shall be less than 500*l.* per annum, the full salary shall be allowed."

4. On this understanding, I sanction the restoration of the minimum rate of furlough pay under the old rules, with retrospective effect as proposed by you.

I have, &c.,

ARGYLL.

The 16th March 1871.

No. 1500.—The Governor General in Council is pleased to direct the substitution of the following Rule for Rule I under Section XI. of the Covenanted Civil Service Leave Code:—

Subsidiary leave ceases the day before embarkation, and commences the day after debarkation. It cannot be extended on the ground that the vessel in which an Officer leaves India or returns to it, touches at some other port in India after the first embarkation, or before the final debarkation.

This rule applies generally.

The 17th March 1871.

No. 1607.—The Governor General in Council is pleased to prescribe the following Rule, which will be added,

as Rule 3A, to the Constructions and Subsidiary Rules under Section VII. of the Covenanted Civil Service Leave Code:—

3A. A period during which an Officer has been out of employ in India otherwise than as a penalty for misconduct, shall also be omitted from the three years.

No. 1608.—*Erratum.*—The following words which immediately precede Section XXI. of the Covenanted Civil Service Leave Code should be struck out:—

"Section XVIII.—The construction appended is new."

SEPARATE REVENUE.

(STAMPS.)

The 14th March 1871.

No. 1510.—Read—

Financial Circular No. 1822, dated the 13th July 1870, enquiring of the local Governments and Administrations as to what documents, in their opinion, the denoting of stamps by the Collector or the Superintendent of Stamps under Section 5, Clause b of Act XVIII. of 1869, should be confined, there being no restriction as to the class of instruments the stamps on which may be denoted in the mode prescribed in Financial Notifications No. 319, dated the 13th January 1870, and No. 2060, dated 23rd March 1870.

Read the following replies to the above Circular:—

Letter from the Government of Bombay, No. 3730, dated 4th August 1870.

Letter from the Government of the Punjab, No. 765, dated 20th August 1870.

Letter from the Government of Madras, No. 1532, dated 10th October 1870.

Letter from the Government of North-Western Provinces, No. 257A, dated 29th November 1870.

Letter from the Government of Bengal, No. 4962, dated 21st December 1870.

Letter from the Chief Commissioner of the Central Provinces, No. 447, dated 15th August 1870.

Letter from the Chief Commissioner of Oudh, No. 5675, dated 22nd November 1870.

RESOLUTION.—In exercise of the power conferred by the General Stamp Act 1869, Section 5, Clause (b), the Governor General in Council is pleased to prescribe the following rules for the denoting of stamps:—

1. The power of "denoting" the stamp on instruments chargeable under the said Act shall be exercised by the following officers:—

The Collector of Calcutta.

The Superintendent of Stamps, Calcutta.

The Superintendent of Stamps, (or Commissioner of Stamps), North-Western Provinces.

The Superintendent of Stamps, (or Financial Commissioner), Punjab.

The Superintendent of Stamps, Madras.

The Superintendent of Stamps, Bombay.

2. The instruments on which the stamp may be "denoted" are the following:—

Under Schedule I of Act XVIII. of 1869.

No. 1. Bill of Exchange payable otherwise than on demand, when the Bill is drawn within British India.

" 3. Policy of Insurance.

" 4. Transfer of a Share in a Company or Association, when the transfer is effected by separate deed.

" 6. Bottomry Bond.

" 7. Respondentia Bond.

" 8. Customs Bond.

Under Schedule II of Act XVIII. of 1869.

No. 9. Bill of Lading.

" 10. Dock-warrant.

" 12. Notice of Protest by the Master of a Ship.

" 13. Power of Attorney to present for registration.

" 18. Power of Attorney for the performance of a single act when the value of the matter to be dealt with does not exceed Rs. 500.

" 19. Power of Attorney for the performance of a single act when the value of the matter to be dealt with exceeds Rs. 500.

" 32. Power of Attorney not otherwise provided for by this Schedule.

When the Power of Attorney has been executed out of British India, or when it is written on a printed form such as those kept by Banks and Commercial Houses for the transaction of the business of their constituents.

- No. 14. Affidavit not made for the immediate purpose of being produced in any Court.
- " 21. Instrument evidencing an agreement to secure the repayment, on or before the expiration of three months from the date of such instrument, of a loan made upon the deposit of title-deeds or other valuable security.
- " 22. Charter party.
- " 23. Notarial Act.
- " 24. Protest of a Bill of Exchange or Promissory Note.
- " 25. Protest of the Master or Owner of a Ship.
- " 33. Articles of Association of a Company.
- " 34. Memorandum of Association of a Company.
- " 35. Appointment in execution of a power, whether of Trustees, or of property, moveable or immoveable, where made by any writing not being a Will.
- " 36. Declaration of any use or Trust of or concerning any property, moveable or immoveable, where made by any writing not being a Will.
- " 40. Petition for leave to file a specification of an invention, or for the extension of the term of the exclusive privilege of making, using, or selling such invention in India.
- " 41. Articles of Clerkship or contract whereby any person shall first become bound to serve as a Clerk in order to his admission as an Attorney in any High Court.

3. Officers empowered to "denote" may at their discretion "denote" the stamp on any instrument which is drawn up by Solicitors or in the English form, and in regard to which the use of the impressed Bi-color Stamp would obviously be inconvenient.

4. The method of "denoting" shall be as follows:—

Special adhesive stamps of different colors and patterns for each value are to be applied by the denoting officer to documents brought to be stamped by the public, and the stamps, after being applied, are to be defaced by a stamping machine before documents are returned. As a further precaution against fraud, the denoting officer should, in all cases in which the value of the stamp is Rs. 20 and upwards, append his usual full signature on the document, immediately under the stamp.

5. Officers empowered to denote stamps are reminded that it is no part of their duty, in exercising that power, to determine, for the parties bringing instruments to be stamped, the amount of stamp-duty properly chargeable on such instruments. For such determination a regular application under Section 39 of the Act should be made to a competent officer.

ORDERED, that a copy of this Resolution be sent to the Governments of Bombay, Madras, Bengal, North-Western Provinces, and the Punjab, and Chief Commissioners of Oudh and Central Provinces, Governments and Administrations noted in the margin, who are requested to communicate with this Government in case they, for particular reasons, desire that the power to denote should be conferred upon any officers other than those mentioned in Rule 1.

Ordered also, that a copy of the Resolution be published in the *Gazette of India* for general information.

The following Order issued by the Government of India, in the Military Department, is republished for general information:—

No. 249.—*Fort William, the 14th March 1871.*—The following paragraphs of a Military letter from the Right Hon'ble the Secretary of State for India, No. 8, dated the 12th January 1871, are published for general information:—

PARA. 1.—I have under my consideration in Council your Lordship's letter in the Financial Department, dated the 23rd of November last, No. 250, on the subject of the employment of Officers by Municipalities.

2.—In Sir Charles Wood's Military Despatch of the 30th of June 1865, No. 215, sanction was given to the acceptance of municipal employment by Officers while on authorized leave, provided that the time passed therein did not reckon as service for pension.

4.—You * * solicit authority to place at the disposal of Municipal and similar Departments the services of Officers of the Staff Corps or local service, provided they are not required for Civil

or Military employment under the Government, with the understanding that, if any Officer so employed desire to count the time thus passed as service for pension he may do so, on the condition that he or his employers must transfer to the Government of India six per cent. of the pay he draws, a proportion which is estimated fully to cover the liability accepted by the Government.

5.—I am willing to give my sanction to the proposition of your Government, provided that in no case does the employment of an Officer in this manner render necessary, either directly or indirectly, the admission of another Officer to the Staff Corps.

RIVERS THOMPSON,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 16th March 1871.—In Rule 34 of the Forest Rules, published in the *Calcutta Gazette* of the 1st March 1871, for "the 6th section of the Indian Penal Code" read "the 67th section of the Indian Penal Code."

RIVERS THOMPSON,
Offg. Secy. to the Govt. of Bengal.

JUDICIAL AND POLITICAL DEPARTMENTS.

No. 282J.

APPOINTMENTS.

The 15th March 1871.—Dr. Theobald Mathew to be a Municipal Commissioner for the town of Monghyr.

The 17th March 1871.—Baboo Jugodish Chunder Rai Chowdry to be a Member of the Committee for the management of the Charitable Dispensary at Takee, in the 24-Pergunnahs.

The 20th March 1871.—Mr. James Hammersley Johnston to officiate in the First Grade of Assistant Superintendents of Police, with effect from the 6th January last.

The 21st March 1871.—Mr. Frederick Mytton Halliday is re-appointed to officiate, until further orders, as Civil and Sessions Judge of Tirhoot.

Baboo Chunder Coomar Roy, B.L., to officiate as Moonsiff of Sundeep, in Chittagong, during the absence, on leave, of Baboo Muttylall Sircar, or until further orders.

Baboo Jugobundhoo Dutt, M.A. and B.L., to officiate as additional Moonsiff of Putteah, in Chittagong, during the absence, on leave, of Baboo Umbica Churn Ghose, or until further orders.

LEAVE OF ABSENCE.

The 21st March 1871.—Mr. William Henry Cornish, District Superintendent of Police, Gawalparah, is allowed fifteen days' leave of absence, without pay, under the Financial Notification dated 4th June 1864.

A. EDEN,
Secy. to the Govt. of Bengal.

The following Order issued by the Government of India, in the Foreign Department, is republished for general information:—

No. 536P.—*Political.*—*Fort William, the 17th March 1871.*—His Excellency the Viceroy and Governor General in Council has been pleased to confer upon Baboo Jotendro Mohun Tagore, of Calcutta, the title of "Raja Bahadoor" as a personal distinction.

The following Order issued by the Government of India, in the Financial Department, is republished for general information:—

MINT AND CURRENCY.

Fort William, the 14th March 1871.

No. 1547.—Dr. K. B. Stuart, Surgeon to the Artificers of the Mint and the Officers of the Customs Preventive Service, is allowed leave of absence on private affairs for six months.

The following Order issued by the Government of India, in the Military Department, is republished for general information:—

No. 245.—*Fort William, the 14th March 1871.*—The under-mentioned Officers have reported their return from England:—

Lieutenant R. J. Wimberley, of the Bengal Staff Corps, District Superintendent of Police, Bengal,—date of arrival at Fort William, 9th March 1871.

A. EDEN,

Secy. to the Govt. of Bengal.

NOTIFICATION.

The 15th March 1871.—The Lieutenant-Governor is pleased to extend the operation of Section 34, Act V. of 1861 (an Act for the regulation of the Police) to the town of Dehree, in the Shahabad District.

A. EDEN,

Secy. to the Govt. of Bengal.

Public Works Department,—Bengal.

ESTABLISHMENT.

No. 73.

The 15th March 1871.

Posting.—Lieutenant M. T. Sale, R.E., Executive Engineer, Fourth Grade, to be attached to the Garrison Engineer's Division, Fort William, as a temporary measure.

No. 74.

Notifications.—Captain W. R. Tucker, R.E., Executive Engineer, First Grade, assumed charge of the Garrison Engineer's Division on the 6th March 1871, before noon.

No. 75.

Baboo Joygopal Ruckhit, Assistant Engineer, Second Grade, attached to the Central Assam Division, passed in Colloquial Hindustanee on the 1st December 1870.

No. 76.

Leave of Absence.—Baboo Kadarnath Sen, Sub-Engineer, Second Grade, attached to the First Division, Grand Trunk Road, is allowed privilege leave for three months, under Sections 16 and 20 of the revised Uncovenanted Service Absentee Regulations.

No. 77.

Notification.—Colonel F. P. Layard, s.c., Superintending Engineer, Second Grade, assumed charge of the Behar Circle on the 7th December 1870, before noon.

No. 78.

Leave of Absence.—Mr. A. H. Gantzer, Overseer, First Grade, attached to the Ramghur Division, is allowed privilege leave for one month, under Sections 16 and 20 of the revised Uncovenanted Service Absentee Regulations.

No. 79.

The 18th March 1871.

Mr. G. Munro, Sub-Engineer, First Grade, attached to the First Division, Grand Trunk Road, is allowed privilege leave for three months, under the above Regulations.

No. 80.

The 20th March 1871.

The following Order issued by the Government of India, Military Department, is republished for information:—

No. 257 of the 16th March 1871.—The following extracts from the *London Gazette* of the 3rd and 7th February 1871, pages 386 and 430, are published for general information:—

"*London Gazette*" of the 3rd February 1871, page 386.

To have the honorary rank of Ensign.

Deputy Assistant Commissary Michael Cunningham, Bengal Establishment,—dated 3rd September 1870.

No. 81.

The following Orders issued by the Government of India, Public Works Department, are republished for information:—

No. 122 of the 14th March 1871.—Public Works Department Notification No. 90, dated the 20th February 1871, appointing Lieutenant H. M. Chambers, R.E., to the Public Works Department, and posting him to Bengal, is cancelled, and his services are placed at the disposal of the Home Department.

No. 123 of the above date.—The following extract from a memorandum from the Military Department is republished for information and guidance in the Public Works Department:—

Extract from a Memorandum from COLONEL H. K. BURNE, Secretary to the Government of India, Military Department, to the Home Department, No. 64 dated Fort William, the 2nd March 1871.

Para. 2.—An Officer can reckon his return from furlough only from the date of his arrival at the Port at which he may *bonâ fide* disembark with the view of proceeding to join his appointment or regiment; and his landing and reporting himself at Madras on his way to Calcutta to rejoin his appointment in Bengal, North-Western Provinces, &c., cannot, the Right Hon'ble the Governor General in Council considers, be in any sense what is meant by "disembarkation" in India, even though the Officer should belong to the Madras Presidency.

No. 125 of the 17th March 1871.—With reference to Rule XVII. of Public Works Department Notification No. 341 of the 7th October 1870, the Governor General in Council is pleased to direct that the following consolidated salaries shall be adopted in the Accounts Establishment with effect from 1st September 1870, in order to assimilate the rates of pay to those in the Engineer Establishment:—

FORMER GRADING AND SALARIES.					REVISED GRADING AND SALARIES.						
GRADES.				MILITARY.		Civil Salary.	GRADES.				Consolidated Salary.
				Staff Salary.	Maximum-Salary.						
Controllers.					Controllers.						
1st Class	800	1,800	{ 1,200 to 1,600 1,000 900 750 600 500 400 300	1st Class	...	{ 1st Grade...	...	1,600
2nd "	700	1,550		2nd "	...	{ 2nd "...	...	1,350
3rd "	600	1,250		2nd Class	...	{ 1st Grade...	...	1,100
4th "	500	900				{ 2nd "...	...	950
5th "	400	750				{ 3rd "...	...	800
Deputy Controllers	300	600			{ 4th "...	...	650	
Assistant Con-	{ 1st Grade...	500	Deputy Controllers	550
trollers	{ 2nd "...	400	Assistant Con-	{ 1st Grade...	450
						300	trollers	{ 2nd "...	350
								{ 3rd "...	250

Rules XII, XIII, XIV, XVIII, XIX, and XX of Notification No. 341, quoted above, are applicable to Officers of the Accounts Branch.

No. 126 of the above date.—With reference to Public Works Department Notification No. 125 of this date, the Governor General in Council is pleased to direct that the under-mentioned Officers be graded as follows:—

As Controllers, 1st Class, 2nd Grade.

Mr. F. R. Boyce.

As Deputy Controllers.

Mr. W. A. Billings.

" F. Moore.

As Assistant Controllers, 1st Grade.,

Mr. W. G. Bayly B.A.

CIVIL BUILDINGS.

No. 82.

The 20th March 1871.

Declaration under Section 6 of Act X. of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for the site of the Jungipore Sub-divisional Cutcherry and Residence in Mouzah Balighatta, Pergunnah Gunkar, Zillah Moorsshedabad, it is hereby declared that, for the above purpose, a plot of land (No. I) measuring 27 biggahs 11 cottahs and 13 chittacks, more or less, and bounded as follows, is required within the aforesaid Mouzah Balighatta:—

On the North by a lane situated on the south of the Jote of Parmananda Narasunder, the lakhras land of Issar Das, the Bramatar land of Chundra Kanto Bannerjee, heir of Mudan Audhicary, and of the lakhras land of Ram Coomar Upadhyay, by the tomb of Mrs. Eliza Maseyk and by the Cham-guria tank.

On the North-West by the Bostoo land of Godai Chamar.

On the West by Margui Garia alias Murg Khamar Pushkarni, and the garden of J. W. Maseyk adjoining his filature to the west.

On the South by the public street leading to Mr. A. N. Stewart's house.

And on the East by the Balighatta street on the right bank of the Bhagiruttee.

This Declaration is made, under the provisions of Section 6 of Act X. of 1870, to all whom it may concern.

No. 83.

Declaration under Section VI of Act X. of 1870 of the Government of India.—Whereas it appears to the Lieutenant Governor that land is required to be taken by Government at the public expense, for a public purpose, viz., for the site of the Jungipore Lock-up in Mouzah Balighatta, Pergunnah Gunkar Zillah Moorsshedabad, it is hereby declared that, for the above purpose, a plot of land (No. II) measuring 9 biggahs 19 cottahs and 6 chittacks, more or less, and bounded as follows, is required within the aforesaid Mouzah Balighatta:—

On the North by the Jote of Robimundul, Ebadtmundul, and others, and the Bashtu land and tank of Joyram Baboo.

On the South by the Dhangurparah and Sonatikari Road, the land appertaining to Mr. Campbell's Indigo Vat, and the north bank of Murgikhona Pushkarni.

On the East by the Bashtu land of Situl Mehter Dhangurparah and the Bashtu land of Baikanto Das.

And on the West by the Jote of Srikanto Doss. This Declaration is made, under the provisions of Section 6 of Act X. of 1870, to all whom it may concern.

By order of the Lieutenant-Governor of Bengal,

J. E. T. NICOLLS, Col., R.E.,

Secretary to the Govt. of Bengal,
P. W. D.

IRRIGATION.

ESTABLISHMENT.

NOTIFICATION.

No. 67.

The 21st March 1871.

Baboo Ballasoondrum Naik, Overseer, First Grade, joined the Brahminee Division on the forenoon of the 4th March 1871.

No. 68.

Baboo Dwarkanath Mookerjee, Overseer, First Grade, rejoined the Selye Division from privilege leave on the afternoon of the 6th March 1871.

No. 69.

Baboo Juddoonath Seal, Assistant Engineer, Second Grade, joined the Dehree Division on the afternoon of the 12th March 1871.

No. 70.

Mr. A. C. Rogers, Assistant Engineer, Third Grade, attached to the Mahanuddy Division, passed in Colloquial Hindustanee on the 9th March 1871.

No. 71.

Mr. F. Taylor, Assistant Engineer, First Grade, attached to the Hidgellee Division, passed in the Departmental Standard on the 6th February 1871.

IRRIGATION.

No. 72.

The 21st March 1871.

In continuation of Notification No. 177, dated 20th December 1870, published at page 22 of the *Calcutta Gazette* of the 4th January last, it is hereby notified that the High Level Canal Range No. 1 will remain closed to the 31st March 1871 for repairs.

F. T. HAIG, *Lt.-Col., R.E.,*
Offg. Joint-Secy. to the Govt. of Bengal,
P. W. Dept., Irrigation Branch.

Notice.

CANDIDATES for the situation of Superintendent of Education in Cooch Behar are requested to forward their applications to the undersigned. Experience in education and thorough knowledge of Bengali are indispensable qualifications.

DEONATH MOOKERJEE,
Perst. Asst. to Commissioner.
COMMISSIONER'S OFFICE;
Cooch Behar Division, Julpigoree,
The 19th March 1871.

Sheriff's Office, the 28th February 1871.

NOTICE is hereby given that the Third Criminal Session of the year 1871 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town Hall of Calcutta, on Tuesday, the twenty-eighth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. R. BULLEN SMITH,
Sheriff.

সরকারি আফিস ১৮৭১ সাল ২৮ ফেব্রুয়ারি।

সম্রাটর দেওয়া যাইতেছে যে সুবে বাঙ্গালার কোর্ট উইলিয়ম দুর্গের অধীন শহর কলিকাতার ও অন্যান্য স্থানের কোজদারী বিচার নিষ্পত্ত্য জন্য আগামি ২৮ মার্চ মঙ্গলবার বেলা এগার ঘটিকার সময় এবং যে পর্যন্ত সেশিয়ানের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার টৌনহালে হাই কোর্টের আদালত ঘরে সন ১৮৭১ সালের তৃতীয় ক্রিনিনেল সেশিয়ান বসিবেক এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন কয়েদীর বিরুদ্ধে কোজদারী মিছিল করিবেক তাহারা উক্ত স্থানে ঐ সময়ে হাজির থাকিয়া মোকদ্দমা করে। ইতি তারিখ ২৮ ফেব্রুয়ারি সন ১৮৭১ সাল

J. R. BULLEN SMITH,
Sheriff.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

WITH reference to the Schedule (B) of tolls to be levied on goods landed or shipped at the Inland Vessels' Wharf between Abercrombie and Juggurnauth Ghâts, and the Wharf between No. 6 Jetty and Colvin's Ghât, published in the *Calcutta Gazette* of the 21st December 1870 and 22nd February 1871, the Commissioners for making Improvements in the Port of Calcutta, with the sanction of the Lieutenant-Governor of Bengal, hereby give notice that the tonnage rate under the said Schedule will be increased 25 per cent., or from two annas to two annas six pie, on all goods landed or shipped at the afore-mentioned wharves on Sundays or the holidays sanctioned by the Commissioners, namely:—

New Year's day.
Good Friday.
Queen's Birthday.
Christmas day.

By order of the Commissioners,
WM. DUFF BRUCE,
Vice-Chairman.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V. (B.C.) OF 1870.

THE following Packages landed at the Jetties from the undermentioned Ships have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the Owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act :—

Date of removal to Import Warehouse.	No., mark, and description.	Consignees.	Ships.
1871.			
Mar. 16th ...	5 Casks, N Y G	... Order	Alexandra.
" 16th ...	11 Casks, [J. A. & Co.] E	... James Anderson & Co ..	Ditto.
" 16th ...	15 Casks, J M	... Order	Ditto.
" 16th ...	6 Casks, [H O S]	... "	Ditto.
" 16th ...	16 Casks, [J. & Co., E]	... James Anderson & Co.	Ditto.
" 18th ...	6 Casks, [20] P. & Co.	... Payne & Co.	Ditto.
" 18th ...	1 Cask, [P H]	... H. Fergusson & Co.	Ditto.
" 18th ...	1 Cask, [J] T [G]	... Order	Ditto.
" 13th ...	1 Piece cake spelter	... "	Rajpoot.
" 10th ...	176 Cases, [B L]	... Order	Arcot.
" 10th ...	26 Cases, [G M] A B	... "	Ditto.
" 10th ...	1 Case, [S N H] A. B. & Co.	... "	Ditto.
" 11th ...	8 Cases, [R G B P]	... "	Ditto.
" 11th ...	47 Cases, [A C P]	... Order	Ditto.
" 11th ...	4 Cases, P W D	... Public Works Dept.	Ditto.
" 11th ...	1 Crate, L. S. & Co.	... Order	Ditto.
" 11th ...	2 Crates, [S N H] C	... "	Ditto.
" 11th ...	6 Casks, L. S. & Co.	... "	Ditto.
" 11th ...	6 Casks	... "	Ditto.
" 11th ...	5 Casks, [G M] A B	... Order	Ditto.
" 11th ...	13 Casks [R C B P]	... "	Ditto.
" 13th ...	3 Cases, [A C P]	... "	Ditto.
" 13th ...	18 Drums, [X]	... Ahmutty & Co.	Ditto.
" 17th ...	16 Cases, [G W C]	... Order	City of Perth.
" 17th ...	14 Cases	... "	Ditto.
" 17th ...	1 Cask, [D] D C	... "	City of Shanghai.
" 18th ...	2 Sleepers, P W D	... Public Works Dept.	Ditto.
" 13th ...	2 Casks, I O, delivered	... "	A. Lavelly.
" 13th ...	5 Casks, [J P M S]	... Order	Ditto.
" 17th ...	5 Casks, J C C	... "	Ditto.
" 17th ...	1 Cask, [B N] or no mark	... "	Ditto.
" 17th ...	1 Case, [G. A. & Co.]	... G. Arbuthnot & Co.	Ditto.
" 17th ...	1 Cask, [C] S C	... T. E. Thomson & Co....	Ditto.
" 17th ...	1 Cask, [B N]	... Order	Ditto.
" 17th ...	1 Sample, [J W L] C	... R. G. Ghose & Co.	Ditto.
" 17th ...	1 Sample, [R E T Y]	... Order.	Ditto.
" 17th ...	1 Cask, [C] S C	... T. E. Thomson & Co....	Ditto.
" 17th ...	1 Case, [G] I R	... G. Arbuthnot & Co.	Ditto.
" 17th ...	34 Cases, K. & Co., delivered	... "	Ditto.
" 17th ...	1 Safe, [C] S C	... T. E. Thomson & Co....	Ditto.
" 17th ...	2 Cases, A	... J. Heely	Ditto.
" 18th ...	15 Cases, [M F]	... Order	City of Madras.
" 18th ...	5 Cases, [Y] C C W D	... "	Ditto.
" 18th ...	31 Cases, F	... "	Ditto.
" 18th ...	2 Cases, [G M]	... "	Ditto.
" 18th ...	5 Cases, [K 4]	... Mackenzie, Lyall & Co.	Ditto.
" 18th ...	1 Case, J. & Co.	... Order	Ditto.
" 18th ...	1 Case, W D, F	... Order	Ditto.
" 18th ...	1 Case, addressed	... C. P. Henderson	Ditto.
" 18th ...	16 Cases, [S] S. D. & Co.	... J. O. B. Sanders	Ditto.
" 18th ...	5 Cases, [W E]	... Ewing & Co.	Ditto.
" 18th ...	1 Case, J G	... Jessop & Co.	Ditto.
" 18th ...	12 Cases, [G] C	... Gisborne & Co.	Ditto.
" 18th ...	1 Case, [M F]	... Order	Ditto.
" 18th ...	48 Cases, [J G]	... Gisborne & Co.	Ditto.
" 18th ...	9 Cases, [S]	... Order	Ditto.
" 18th ...	15 Cases, [R]	... Ramnarain Chutty	Ditto.
" 18th ...	13 Cases, [P] 30, C D	... Order	Ditto.
" 18th ...	1 Case, [R]	... Ramnarian Chutty	Ditto.

Date of removal to Import Warehouse.	No., mark, and description.	Consignees.	Ships.
1871.			
Mar. 18th ...	2 Cases, [R]	... Ramnarain Chutty	... City of Madras.
" 18th ...	4 Cases, [J G]	... Gisborne & Co. *	... Ditto.
" 18th ...	8 Cases, [P] C D, 30	... Order	... Ditto.
" 18th ...	5 Bales, [G W]	... Order	... Ditto.
" 18th ...	2 Bales, [G M]	... Order	... Ditto.
" 18th ...	1 Case, [92]	... Order	... Ditto.
" 18th ...	8 Bales, [4]	... Order	... Ditto.
" 18th ...	1 Case, [E T]	... E. Thomson & Co.	... Ditto.
" 18th ...	1 Case, J & C C	... Order	... Ditto.
" 18th ...	1 Cask, [J S] C	... J. Melville	... Ditto.
" 20th ...	1 Case, N F C	... N. Fleming & Co.	... Ditto.
" 20th ...	2 Kegs, no mark	... Order	... Ditto.
" 20th ...	3 Casks, [G M]	... Order	... Ditto.
" 20th ...	4 Cases, W D F	... Order	... Ditto.
" 20th ...	2 Casks, [E T] C	... E. Thomson & Co.	... Ditto.
CALCUTTA, The 20th March 1871.		WM. DUFF BRUCE, Vice-Chairman.	

NOTICE.

THE following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1863, for the realization of duty, wharfage, and other charges:—

Date of Sale.	Mark or Address of Packages.	Ships.
1871, March 25th ...	10 Cases, W. H. and Co.	... Str. Mongolia.
" 25th ...	1 Case, no mark	... Ditto.
" 31st ...	1 Cask, no mark	... Niger.
April 8th ...	2 Parcels, W D F, D. Dutt and Nephew	... City of Lucknow.
" 8th ...	1 Parcel, H G W C, Watson, Green, and Hart	... Ditto.
" 8th ...	1 Parcel, [M C] Findlay, Muir and Co.	... Ditto.
" 8th ...	2 Cases, [H] F	... Ditto.
" 8th ...	2 Cases, D. S. and Co.	... Dover Castle.
" 8th ...	2 Umbrellas, no mark	... China.
" 15th ...	1 Case, E. Dalgleish	... Hindoostan.
" 15th ...	1 Case, M V	... Ditto.
" 15th ...	1 Parcel, United States Consul-General, Calcutta	... Ditto.
" 15th ...	1 Bag, H J M	... Ditto.
" 15th ...	1 Case, [55] M. J. M. and Co.	... Str. Deccan.
" 15th ...	2 Cases, [D] B S	... Ditto.
" 15th ...	1 Case, L. S. and Co.	... Ditto.
" 15th ...	1 Bag, Fabriche	... Ditto.

CALCUTTA CUSTOMS,
The 21st March 1871.

J. A. CRAWFORD, *Collector of Customs.*

NOTICE.

THE following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 55 of Act VI. of 1863. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1863:—

Date of Sale.		
1871, May 9th ...	1 Bundle, M and M	... Indian Empire.
" 9th ...	{ 1 Keg ... } [G. C. M. and Co.]	... Ditto.
" 9th ...	{ 1 Drum ... }	...
March 31st ...	99 Cases, Eirival Cognac	... Ivenhoe.
May 23rd ...	2 Cases, D. S. and Co.	... Dover Castle.
" 23rd ...	4 Packages, [D R] N K C, G D C, 6-9	... Ditto.

CALCUTTA CUSTOMS,
The 21st March 1871.

J. A. CRAWFORD, *Collector of Customs.*

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK ENDING 18TH MARCH 1871.

Number of Seers of 80 Tolahs weight retailed for a rupee.

AT	Date of Return from District.	CLEANED RICE IN ORDINARY USE.			PULSES IN ORDINARY USE.			WHEAT.		ATTAR.		JANER, JOWA AND SUCH GRAINS.	
		Dearest sort.	Cheapest sort.		Dearest sort.	Cheapest sort.		Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.	Average rate of the three or four preceding years.	Present price of cheapest kind.
			Average rate of the three or four preceding years.	Present price.		Average rate of the three or four preceding years.	Present price.						
Districts in which the prices are same or nearly the same.													
Durrung	6th Mar. 1871	7	18	21	8	12	12	*	8½	4	6	*	*
Nowgong	13th "	10	18	16	10	25	20	*	*	4	5½	*	*
Sebsangor	4th "	5	16	16	7	7	10	12	10	5	5	*	*
Purneah	3rd "	27	24	29	15	23½	25	21½	27	11½	13	34½	35
Deoghur	13th "	8	*	29	*	*	20	*	21	*	15	*	40
Nya-Doomka	13th "	28	22	30	16	14	20	11	16	8	12	38	65
Rajmehal	12th "	19	26	30	12	17½	24	18½	32	13½	18	38½	40
Beerbhoom	11th "	24	25½	32	6	17½	21	17	16	11½	12	37	32
Howrah	13th "	13	20	19	14	19	16	17	15	11	9	*	*
Midnapore	13th "	24	24	28	11	17	14	10	10	10	7	*	*
Bulloah	13th "	19	26½	25	8	13	15	*	*	5	5	*	*
Tipperah	12th "	22	29	26½	7½	17	16	10½	15	5½	7½	*	*
Loharduggah	11th "	10	23½	26	8	14	14	12½	14	8½	9½	30	32
Singbhoom	13th "	20	33	36	16	28	32	15	18	10	10	*	*
Cattack	13th "	20	22	21	16	18	26	7½	12	7	9	*	*
Pooree	13th "	27½	30½	31½	19½	15½	21	11½	10½	7½	7½	*	*
Backergunge	13th "	18	22½	24	12	16½	12	*	13	6½	7	*	*
Dacca	13th "	22	25½	23	13	21½	14	14	11	7½	7	*	*
Furzedpore	12th "	14	19½	23	20	26½	28	20½	18	8	7	*	*
Mymensingh	13th "	18	27	22½	8	16½	16	12	18	7	7½	*	*
Sylhet	10th "	19	31½	24½	13	18½	18	10½	16	7½	9	*	*
Champaran	11th "	23	20	24	15	16	18	19	23	16	17	21	24
Sarun	12th "	16	16½	22	25	19½	35	17½	20½	13½	15	31½	28
Bograh	13th "	20	35	33½	8	16½	11	19	15½	8	8	*	*
Dinapore	12th "	29	29½	35	10	13½	15½	12½	17½	10½	12½	*	*
Rajshahye	10th "	15	26½	27½	16½	19½	24	20½	21½	12	13½	*	*
Districts in which all or most articles are cheaper.													
Gowalparah	13th Mar. 1871	14	16	17	14	15	16	30	30	8	8	40	45
Cachar	13th "	16	24½	19	14½	11½	16	9½	13½	5½	6½	*	*
Maldah	13th "	29	22½	30	14	25½	40	14	28	11½	21	*	*
Rungpore	13th "	18	27½	25½	7½	17½	16½	20½	18	9½	8½	*	*
District in which all or most articles are dearer.													
Bardwan	11th Mar. 1871	26	22½	27½	13	21	25½	14	22	8½	13	*	*
Districts in which some articles are dearer and some cheaper.													
Kamroop	3rd Mar. 1871	10	20	20	13	13	18	13	20	6	8	*	*
Luckhimpore	6th "	6	12½	13	6	9	8	8½	10	4½	7½	*	*
Bhaugulpore	12th "	25½	31½	30½	26½	47½	29	27½	27½	20½	20½	50½	37½
Monghyr	10th "	12	12½	27	13	12	26	12	27	9	21	22½	31
Bancoorah	11th "	25	28	27½	14½	17½	20½	16½	19	11½	13½	36	35
Hooghly	13th "	16	18½	20	12	18½	20	13½	20	9	12	15½	15
Chittagong	13th "	16	23½	21	6	14	14	14	11½	9	10	*	*
Hazareebaugh	11th "	12	26	25	9	19	16	20	20	16	13	38	30
Maunbhoom	10th "	22	30	32	14	24	17	16	16	12	11	*	*
Balasore	13th "	16	24	34	10½	17	21	9	16	7	11	*	*
Jessore	13th "	20	22½	25½	12½	19½	20½	15½	16	8½	10	*	*
24-Pergunnahs	13th "	17½	21½	21½	10½	14	25	10	19	7½	10½	*	*
Gya	13th "	22	23½	23	24	29	25	20½	24	16½	17	30½	32
Patna	11th "	22	21½	24½	17	27½	30	15½	24	15	*	31½	*
Shahabad	13th "	12	20	24	20	21	26	18	22	14	18	24	32
Tirhoot	11th "	20	19	23	20	18	24	19	21	14	16	35	33
Moorsheadabad	13th "	22	24	28	10	19½	26	19	25	15	15	15	*
Pubna	13th "	13½	24	23	8	32	37½	19½	20	10½	10	*	*
Darjeeling	13th "	6½	12	16	6	7	8	5½	5½	6	6½	20	26½

* Information not supplied.

PUBLISHED for general information.

R. H. WILSON,

Offg. Under-Secy. to the Govt. of Bengal.

FOR THE WILLIAM,
The 21st March 1871.

Statement of Traffic passed through the Toll Stations of Sharikole, Jhalokati, Kowkhali, and Perozepur, in the District of Backergunge, during the month of February 1871.

NAMES OF TOLL STATIONS.	Rice.			Paddy.			Mustard Seed.			Salt.			Seamum.			Oil.			Betelnut.			Pulse.			T. ramkrid.			Orange.			Sagar.		
	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.			
Sharikole	5	1177	440	3	416	128	1	983	100	1	163	50	1	130	50			
Jhalokati	119	85023	31700	15	6693	3550	46	38774	16800	6	2405	1050	17	4559	2135	19	10391	3200	4	1785	700			
Kowkhali	31	7238	3725	6	6798	2880	9	6337	4275	5	3875	2100			
Perozpur	17	11741	6700	57	11066	57100	15	4402	2350			

NAMES OF TOLL STATIONS.	Chilli.			Lime.			Coriander seed.			Jute			Kheil.			Sugar & Molasses.			Coal.			Spirituos Liquor.			Melasses.			Sundries.		
	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.	Number of boats.	Mauudage by mea- surement.	Mauudage of cargo by estimate.
Sharikole
Jhalokati	16	2661	900	18	15335	7100	1	413	200
Kowkhali	59	115980	82500	141	227689	103675
Perozpur

ZILLAH BACKERGUNGE COLLECTOR'S OFFICE;

The 11th March 1871.

H. RATTRAY, Deputy Collector in charge.

MAPS OF THE SURVEY OF INDIA.

Published at the Surveyor-General's Office, Calcutta,
during the month of February 1871.

Sole Agents in Calcutta, Messrs. Thacker, Spink & Co., St. Andrew's Library.

Description.	Size.	Price.	
		Unmounted.	
GENERAL MAPS.			
Scale, 4 Miles = 1 Inch.		Rs. As.	
District Seonee, (with hills)	Double Elephant ...	3	0
Sindh, Sheet No. 12	Imperial ...	1	0
District Cachar, and Reconnoissance of the Lushai Country ...	2 Sheets of Atlas ...	2	0
REVENUE SURVEY MAPS.			
Scale, 1 Mile = 1 Inch.			
Sindh, Sheet No. 33	2 Sheets, Super Royal	1	8
District Hazareebagh, Sheet No. 5	Double Elephant ...	1	8
Do. do. Sheet No. 11	Do. ...	1	8
District Seonee, Sheet No. 9	Do. ...	1	8
District, Rajshahye, Main Circuit No. 1 (anastatic) ...	$\frac{1}{2}$ Sheet Imperial ...	2	0
Do. do. do. No. 2 do. ...	$\frac{1}{2}$ Double Elephant ..	2	0
Do. do. do. No. 3 do. ...	Do. ...	2	0
Do. do. do. No. 6 do. ...	Imperial ...	2	0
Do. do. do. No. 12 do. ...	$\frac{1}{2}$ Double Elephant ..	2	0
Do. do. do. No. 13 do. ...	Imperial ...	2	0
Do. do. do. No. 15 do. ...	Atlas ...	2	0
Do. do. do. No. 16 do. ...	Imperial ...	2	0
District Nimar, Sheet No. 3	Double Elephant ...	1	8
TOPOGRAPHICAL SURVEY MAPS.			
Scale, 1 Mile = 1 Inch.			
Central Provinces' District, Sheet No. 7	Double Elephant ..	1	0
PLANS OF CANTONMENT, CITY AND CIVIL STATIONS.			
Scale, 16 Inches = 1 Mile.			
Fortress of Aseergurh and Town of Aseer, (reprint) ...	Double Elephant ..	1	0*
Bareilly Cantonment and Environs	21 Sheets Atlas ...	10	0
Scale, 8 Inches = 1 Mile.			
City of Rewah	Atlas ...	1	0
Scale, 6 Inches = 1 Mile.			
Philor Cantonment and Environs (reprint)	2 Sheets D. Elephant	2	0
Gowhatty and its Environs	Imperial ...	1	0

SURVEYOR-GENERAL'S OFFICE,
Calcutta, 13th March 1871.

H. L. THUILLIER, Colonel,
Surveyor-General of India.

Notice.

TENDERS are required for constructing a Court-house at Cutwa by the 1st September next.

SPECIFICATION.

First class brick and lime mortar building, flat tile and terrace roof, stone flag floor, saul-wood doors and iron gratings.

Building 80' x 27' x 19' and 5' foundation.

Estimated cost under 7,000 Rupees.

Tenders will be opened on the 28th instant.

Earnest money Rs. 200. Security deposit 10 per cent. on the amount of contract.

G. RAYNER,

*Exe. Engr., Grand Trunk Road,
Presy. Divn.*

BURDWAN,
The 18th March 1871.

Notice

A SPECIAL Meeting of the Justices of the Peace for the Town of Calcutta will be held at the Town Hall, on Thursday, the 30th March 1871, at 11 o'clock A.M., for the following purposes:—

BUSINESS TO BE BROUGHT FORWARD.

1. To consider Report of Finance, Drainage, and Conservancy Committees, regarding extension and completion of drainage works.

2. The Chairman to propose that the Drainage of Old Post Office Street be at once taken in hand.

R. TURNBULL,

*Secretary.
(721—1)*

Calcutta, 21st March 1871.

Notice

Is hereby given that the undermentioned lots of waste lands, estimated to consist of about 599 acres, more or less, situated in Tukvar, Darjeeling, and bounded as shewn at the foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Province of Bengal," will be put up to sale by auction to the highest bidder above the upset price of two rupees and eight annas per acre, on the 2nd day of June 1871, at the Office of the Deputy Commissioner of Darjeeling, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner and subject to the conditions prescribed by the rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES.

On the North by the small Rungeet and big Rungeet Rivers;

On the South by the Rungnoo River;

On the West by the Rungnoo River and the land the property of the Tukvar Company, Limited; and

On the East by the land of the said Tukvar Company, Limited.

B. W. D. MORTON,

Deputy Commissioner.

DARJEELING,
The 28th February 1871.

Notice.**SALE OF WASTE LANDS.**

NOTICE is hereby given that a lot of waste land, estimated to consist of about 264 acres, more or less, situated in Mouzah Rungamattee, Zillah Seeksagur, and bounded as shewn at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees eight annas per acre, on the 2nd April 1871, at the office of the Deputy Commissioner of Seeksagur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES OF LOT.

South—Gur Allee from entrance of Badalapar factory road to a point 720 yards eastward along the Allee.

West—Badalapar factory road from Gur Allee to Gella Beel.

North—A line parallel to southern boundary from Gella Beel to a point 720 yards eastwards.

East—A line parallel to western boundary from eastern point given on south boundary meeting the eastern point on north boundary.

A. E. CAMPBELL,

Deputy Commissioner.

ZH. SEESAGUR, DEPY. COMM'R.'S OFFICE,
The 14th January 1871.

Notice.**SALE OF WASTE LANDS.**

NOTICE is hereby given that a lot of waste land, estimated to consist of about 300 acres, more or less, situated in Mouzah Obhoypoor, Zillah Seeksagur, and bounded as shewn at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees and eight annas per acre, on the 3rd July 1871, at the Office of the Deputy Commissioner of Seeksagur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:—

BOUNDARIES OF LOT.

North.—Dhodur Allee and Pathar land.

South.—Jungle.

East.—Sonaree Grant.

West.—Naphook Nuddy.

A. E. CAMPBELL,

Deputy Commissioner.

ZILLAH SEESAGUR,
DEPUTY COMMISSIONER'S OFFICE,
The 1st March 1871.

Notice.

Two good rooms available for Office accommodation at the Office of the Commissioner of the Presidency Division, No. 3, Theatre Road. Rent, Rupees 65 a month. (13—f. n.)

Notice.

CAPTAIN M. O. BOYD, Assistant Commissioner, has been placed in charge of the Shillong Treasury, and is authorized to draw bills on other treasuries.

WM. AGNEW,
Offg. Commr. of Assam.

GOWHATTY,
The 8th March 1871.

Nuddea Rivers.

Weekly Water Report shewing the least depth of water in the Bhagiruttee River for the Week ending Friday, March 10th, 1871.

Names of Places, &c.	Least depth of Water.	REMARKS.
	Ft. In.	
On the Entrance Bar ...	13 0	
From thence to Jungipore, 19 miles ...	4 0	
From Jungipore to Berhampore, 47 miles ...	3 0	
From Berhampore to Cutwa, 50 miles ...	2 9	Only in one place.
From Cutwa to Nuddea, 46 miles ...	3 0	

Height of water on Guage at Berhampore, on the 13th March 1871 above zero, 3 feet 7 inches.

T. H. WICKES, C.E.,
Exc. Engr., Nuddea (Local) Rivers' Divn.
BERHAMPORE,
The 13th March 1871.

Nuddea Rivers.

Weekly Water Report shewing the least depth of water in the Bhagiruttee River for the week ending Friday, March 17th, 1871.

NAMES OF PLACES, &c.,	Least depth of Water.	REMARKS.
	Ft. In.	
On the Entrance Bar ...	13 0	
From thence to Jungipore, 9 miles ...	4 0	
From Jungipore to Berhampore, 47 miles ...	3 0	
From Berhampore to Cutwa, 50 miles ...	2 9	Only in one place, and then only for a few feet. Boats drawing 3 feet can pass easily.
From Cutwa to Nuddea, 46 miles ...	3 0	

Height of water on Guage at Berhampore on the 20th March 1871, above zero 3' 4 $\frac{3}{4}$ ".

T. H. WICKES, C.E.,
Exc. Engr., Nuddea (Local) Rivers' Division.
BERHAMPORE,
The 20th March 1871.

Notice.

BABOO MOHES CHUNDER DOSS, Head Clerk of the Brahmanbariah Sub-Collectorate, in the Comillah District, has been appointed Money Order Agent at Brahmanbariah.

H. A. MANGLES,
Offg. Acct.-Genl. of Bengal.
CALCUTTA,
The 21st March 1871.

Statement shewing the importation of Salt (private property) in bond and afloat on River Hooghly subject to Customs' duty on the 16th March 1871.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	In Mds.	In Mds.	In Mds.	In Mds.
Liverpool Pangab ...	10,87,079	1,24,637	43,165	12,54,871
French Kurkutch ...	75,973	10,178	15,712	1,01,863
Ceylon ...	18,326	18,326
Bombay ...	1,18,031	31,130	1,49,161
Kurrachee ...	72,423	65,878	1,38,301
Madras ...	36,720	420	37,140
Aden	1,576	1,576
Arabian and Persian Gulf's Kurkutch and Muscat Rock ...	1,69,965 $\frac{1}{2}$	458	1,90,423 $\frac{1}{2}$
Total ...	15,98,517 $\frac{1}{2}$	2,03,137	90,007	18,91,661 $\frac{1}{2}$

By Order of the Board of Revenue, L.P.,

J. A. CRAWFORD,
Collector of Customs.
CALCUTTA CUSTOM HOUSE,
The 18th March 1871.

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Alfred Isaac Meyer, an Insolvent.
(Meyer Brothers.)

NOTICE is hereby given that the Honorable Presiding Commissioner has fixed Saturday, the 1st day of April next, at the hour of 11 o'clock in the forenoon, for creditors to come in and prove their claims in the above estate. Dated this 13th day of March 1871.

A. B. MILLER,
Official Assignee.
(710—2)

In the Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Lewis Balfour, the elder, and Hamilton Robinson, lately carrying on business in partnership with each other and with Lewis Balfour, the younger, under the style of Balfour and Co., Insolvents.

NOTICE is hereby given that the Honorable Presiding Commissioner has fixed Saturday, the 1st day of April next, at the hour of 11 o'clock in the forenoon, for creditors to come in and prove their claims in the above estate. Dated this 13th day of March 1871.

A. B. MILLER,
Official Assignee.
(711—2)

STATEMENT of Government Promissory Notes enforced for payment of interest in London, under deduction of amount re-transferred to India, and outstanding in the books of the Bank of Bengal on the 15th March 1871.

PARTICULARS.	8½ per Cent. Loan of 1863-64.	4 PER CENT. LOANS						4½ PER CENT.		5 PER CENT.		5 PER CENT. DEBITURES FOR				TOTAL AMOUNT.				
		of 1824-25.	of 1828-29.	of 1832-33.	of 1835-36.	of 1842-43.	of 1844-55.	Transfer of 1845-57.	of 1856-57.	P. W. of 1854-55.	of 1856-57.	3 years.	18 months.	5 years.	10 years.		15 years.			
Balance of 28th February 1871	53,100	34,133	2,347	19,58,935	41,45,000	1,52,22,200	1,23,95,000	1,84,22,500	14,500	48,84,500	52,700	5,99,10,100	4,86,76,300	1,65,000	18,60,000	33,87,000	33,48,000	36,81,000	17,82,40,315	
ADD—																				
Amount enforced at Madras between 1st and 15th Mar. 1871	4,800	2,40,700	2,45,500
Amount enforced at Bombay between 1st and 15th Mar. 1871	6,400	...	9,000	...	8,300	7,000	90,000	1,31,700
Amount enforced at Calcutta between 1st and 15th Mar. 1871	2,500	2,13,900	...	56,500	...	1,000	...	87,400	57,500	4,47,000
TOTAL	53,100	34,133	2,347	19,65,335	41,47,500	1,54,45,100	1,24,24,200	1,84,57,300	14,500	48,85,500	52,700	6,00,09,300	4,90,64,500	1,65,000	18,60,000	33,87,000	33,48,000	36,81,000	17,90,54,515	
DEDUCT.																				
Amount written off in the London Registers	2,988	6,400	99,800	71,700	17,83,100	...	12,000	12,500	4,10,900	8,74,900	2,000	32,82,258
Balance on the 16th March 1871	53,100	34,133	2,347	19,62,347	41,41,100	1,53,45,300	1,23,52,500	1,67,04,200	14,500	48,73,500	70,200	5,95,92,400	4,81,89,600	1,65,000	18,60,000	33,85,000	33,48,000	36,81,000	17,57,72,257	

NOTE.—From 9th June 1867 to 11th Jan. 1871, enforced from India 1,115 lakhs, re-transferred from London ... 639 lakhs.

From 13th Jan. 1871 to 25th "	ditto	4 "	ditto	...	5 "
From 26th " to 8th Feb. "	ditto	4 "	ditto	...	6 "
From 9th Feb. " to 28th " "	ditto	13 "	ditto	...	9 "
From 1st Mar. " to 15th Mar. "	ditto	8 "	ditto	...	33 "
					712 lakhs.

R. HARDIE,
Deputy Secretary and Treasurer.
(718—1)

PUBLIC DEBT OFFICE, BANK OF BENGAL, CALCUTTA,
The 17th March 1871.

Balance against India ... 432 lakhs.

NOTICE

Is hereby given that in the event of no claim being made to the unclaimed dividends hereunder mentioned within six months from this date they will be paid into Court:—

Estate of LARPENT, SAUNDERS AND Co.

Names of creditors.	Amount of claims.			2nd dividend at 2 per cent.
	Rs.	As.	P.	
Miss Todd	55	0	0	1 1 7
Lieutenant L. deH. Larpent, 21st Native Infantry	603	0	0	12 0 11
Ensign F. Henderson	70	0	0	1 6 4
Beebee Hajee Khanum	1,074	1	8	21 7 8
John Noble of London, consignment of Sherry	857	9	6	17 2 5
C. E. Newcomen of London, Merchant, on account Lieut. Evans...	980	1	6	19 9 7
Khyrateeloll, son of Bissheshur Nauth	1,200	0	0	24 0 0
William Moran and Co.	768	12	0	15 6 0

Estate of D. C. MACKAY AND Co.

Names of creditors.	Amount of claims.			4th dividend at 2 per cent.
	Rs.	As.	P.	
Robert Gilmour	1,550	5	9	31 0 2
Miller and Sons	7,602	11	1	152 0 9
Barrap, Son, and Blight	808	0	0	16 2 6
Fuller and Co.	2,492	4	1	49 13 6
Leach, Rawson and Co.	2,170	14	7	43 6 8
Livingston, Withers and Co., account J. Pender and Co.	25,119	0	7	502 6 1
North-Western Bank	6,824	10	2	136 7 10
Adam and Co.	8,000	0	0	160 0 0
Richards and Sons	3,000	0	0	60 0 0
W. Momm	3,000	0	0	60 0 0
Fielden Brothers	2,000	0	0	40 0 0
Edward Higgin and Co.	6,000	0	0	120 0 0
H. J. Enthorun and Sons	3,840	0	0	76 12 9
Hadjee Mahomed Hasham Ispahany, Bill No. 389	3,068	0	0	61 5 9
J. L. Aldienson	3,000	0	0	60 0 0
S. A. Walker and Co.	4,000	0	0	80 0 0

Estate of HUGHESDON BROTHERS.

Names of creditors.	Amount of claims.			4th dividend at 1 per cent.
	Rs.	As.	P.	
Haxlike, Wattenbach and Co.	21,587	3	5	215 13 11
Malcom and Co. of Lyon's Range, Calcutta	21,331	1	6	213 4 11
Lattay Brothers and Co., Government Place, Calcutta, Jewellers...	13,968	3	9	139 10 11
Pittar and Co., Old Court House Street, Calcutta	3,160	0	0	31 9 7
Turner, Sands and Co.	60,952	6	0	609 8 4
Shearman, Mullins and Co. of Fairlie Place, Calcutta, and Messrs. Perkins, Sclebein Mullins of London, Merchants	10,607	11	9	106 1 2
W. H. Oakes of Maunbhoom, in the South-Western Frontier, a Lieutenant	421	15	7	4 3 6
C. G. Birch, residence unknown	533	5	4	5 5 4
James Watson, Assistant to Mackenzie, Lyall and Co.	106	1	3	1 0 11
G. Moxon, Master Pilot	574	13	6	5 11 11
F. J. Bolland	160	0	0	1 9 7
Herbert Knowles	3,096	12	6	30 15 5
Eneas Mackintosh of Calcutta	661	5	6	6 9 7
Dr. Charles Mackinnon	1,387	15	3	13 14 3
R. A. Coward of London	4,622	9	0	46 3 7
James Lamb of London	632	15	6	6 5 2
Captain C. Cobbee, 3rd Buffs	250	0	0	2 8 0
Captain Macnaught, Commander, Barque <i>City of Palaces</i>	150	0	0	1 8 0
Captain Masterton, Commander, Barque <i>Ferozepore</i>	210	0	0	2 1 7
T. B. Oldfield of London	697	0	0	6 15 6
Wilson Hugh and Co. of Glasgow	4,535	5	4	45 5 7
John Hugh, late of Manchester, R. C. Williamson, his Agent	55,420	10	6	554 3 3

Names of creditors.	Amount of claims.			4th dividend. at 1 per cent.		
	Rs.	As.	P.	Rs.	As.	P.
R. Chambers of Manchester, and R. C. Williamson, his Agent ...	864	10	6	8	10	4
H. Ward of Manchester, R. C. Williamson, his Agent ...	300	0	0	3	0	0
J. Allan of Manchester, R. C. Williamson, his Agent ...	120	0	0	1	3	2
Simpson and Young of Manchester, R. C. Williamson, their Agents ...	1,902	13	6	19	0	5
William Miller and Sons of Glasgow, R. C. Williamson, their Agents ...	2,369	6	9	23	11	1
Edward Briggs of Blackburn, R. C. Williamson, his Agent ...	1,732	5	0	17	5	1
James Paterson and Co. of Glasgow, R. C. Williamson, their Agents ...	4,735	10	7	47	5	7
Barnett Myers of Crutched Friars, in London, Manufacturer ...	550	2	0	5	8	0
C. B. Cochran of Glasgow, R. C. Williamson, his Agent ...	1,102	8	6	11	0	4
William Miller and Sons of Glasgow, R. C. Williamson, his Agent...	4,592	2	5	45	14	8
William Miller and Sons of Glasgow, half interest, Wilson Hugh and Co. of Glasgow, quarter interest, Hughesdon Brothers of Glasgow, quarter interest ...	687	8	9	6	14	0
John Hugh of Manchester, joint with Hughesdon Brothers, one-half each ...	20,452	6	10	204	8	4
G. B. Cochran of Glasgow, joint with Hughesdon Brothers, half each ...	16,166	2	0	161	10	8
Henday and Ewing of Glasgow ...	3,106	0	0	31	0	11
George Chambers of Manchester, joint with Hughesdon Brothers ...	5,265	2	0	52	10	5
Edward Briggs of Manchester ...	3,141	3	9	31	6	6
John Hugh of Manchester, R. C. Williamson, his Agent ...	75,000	0	0	750	0	0
Messrs. Wilson Hugh and Co. ...	36,100	0	0	361	0	0
W. R. Paterson and Co. of Singapore ...	364	7	9	3	10	3
McBraine and Stirling of Glasgow ...	1,350	0	0	13	8	0
Mackintosh, Burn and Co. of Calcutta ...	90	0	0	0	14	4
Muddoosooden Day ...	58	0	0	0	9	3
A. Gouger and Co. ...	3,183	12	0	31	13	4

Estate of SAUNDERS, MAY, FORDYCE AND CO.

Names of creditors.	Amount of claims.			11th dividend at 10 annas per cent.		
	Rs.	As.	P.	Rs.	As.	P.
J. Worrall ...	66	6	0	0	6	7
N. A. Staples ...	741	12	7	4	10	2
Robert Brown ...	148	4	11	0	14	10
Turner, Sands and Co. ...	61,405	13	6	383	12	7
J. Stacy and Co. ...	347	2	0	2	2	8
George Shearwood ...	6,910	2	1	43	3	0
W. A. Montrieu ...	267	15	5	1	10	9
W. D. H. Oehme ...	438	2	9	2	11	9
B. R. Strand ...	1,766	9	3	11	0	7
T. E. Rogers ...	5,811	7	9	36	5	3
Rev. Thomas Wood ...	227	12	10	1	6	9
Leach, Diggles and Co. ...	7,432	8	5	46	7	3
John Jenkins, account Hon'ble R. Forbes ...	4,762	14	3	29	12	3
James Sutherland ...	1,636	6	3	10	3	7
A. Paul ...	367	15	8	2	4	9
D. McDonald, for Estate of Mrs. Crawley ...	2,016	15	10	12	9	8
J. C. Murray, for J. C. Marshman ...	751	8	2	4	11	1
J. Morgan, for G. Turner ...	175	2	11	1	1	6
D. McDonald, for the Bengal Mariners and General Widows' Fund ...	1,353	6	0	8	7	4
Syed Hussan Baften ...	205	8	9	1	4	6
Hugh Dalrymple, for R. Ganthony ...	694	6	9	4	5	5
Thomas Henry LeMaistre ...	3,505	3	3	21	14	6
P. Peard ...	703	11	3	4	6	5
J. W. Grant ...	4,365	13	2	27	4	6
D. Wilson and Co. ...	2,098	15	3	13	1	10
P. Pittar ...	762	14	10	4	12	3
Thomas Edmond ...	355	13	6	2	3	7
J. Andrew ...	355	0	7	2	3	6
Henry Hansley ...	195	1	6	1	3	6
C. H. Pickford, for Mrs. Roebuck ...	560	0	0	3	8	0
T. Caird ...	1,985	10	8	12	6	6
H. West ...	188	13	9	1	2	10

Names of creditors.	Amount of claims.			11th dividend at 10 annas per cent.
	Rs.	As.	P.	
William Jaffray	148	13	4	0 14 10
T. H. Kneebone	196	5	7	1 3 7
F. Mayer and Co.	663	8	3	4 2 4
C. H. West	283	13	7	1 12 5
Cecil Huttman	505	9	8	3 2 6
Cossinauth Day and Co.	1,340	0	1	8 6 0
Smith, Huffnagle and Co.	18,878	15	0	117 15 10
Proprietors of the <i>Bombay Times</i>	84	8	11	0 8 5
Captain R. Smyth	1,338	10	2	8 5 10
J. H. Fergusson, for Charles Thompson and Co.	3,374	2	3	21 1 5
R. B. Brittridge, for Mrs. M. H. Bruce	1,041	0	7	6 8 1
J. R. Engledue, for Stephen Page	258	2	6	1 9 9
John Spence and Co., for Stone and Gunter	1,569	15	6	9 13 0
C. E. Schoene, for W. & A. Graham and Co.	9,897	1	3	61 13 8
C. J. Pittar	184	0	9	1 2 5
J. Lindsay, for S. W. Bradbury	82	10	10	0 8 3
S. P. Griffiths, for A. Orr, Ewing and Co.	18,288	15	5	83 0 10
Thomas Payne	2,609	2	6	16 4 10
H. Burkinyoung and Co.	13,061	6	0	81 10 1
D. Begg	8,827	4	8	55 2 9
J. G. Gollon, for John Davidson	242	2	9	1 8 3
J. D. Kock	113	2	0	0 11 4
James Hume	73	5	2	0 7 7
Haywood and Co., for Kelsall and Co.	12,827	14	3	80 2 9
W. H. Smith	69	5	0	0 6 11
N. S. Sweedland	382	13	9	2 6 3
Hadjee Jackeriah Mahomed	183	7	0	1 2 4
Watson and Co., for Robert Whyte	1,684	2	0	10 8 5
R. Stewart and Co., for Calcutta Insurance Company	8,577	6	0	53 9 8
Thomas Pain	43,890	2	8	274 5 0
R. Scott Thomson, for Mr. Cowan	887	9	7	5 8 9
William H. Palmer	1,168	13	5	7 4 10
P. M. Stavers	719	15	8	4 8 0
J. S. Judge	710	5	7	4 7 0
W. Snadden	54	5	10	0 5 5
D. McDonald, for Alexander Mackinnon	351	8	2	2 3 1
Allan, Deffell and Co., Secretaries' Equitable Insurance Society	585	6	10	3 10 6
E. P. Griffiths, for Thomas Heath	1,367	14	4	8 8 9
Aylwin and Co., account Melhoish, Gray & Co.	996	10	1	6 3 7
George Dearman	5,169	15	10	32 5 0
Henry Chapman, account L. C. Carter	907	2	8	5 10 8
J. D. Campbell	5,983	14	10	37 6 4
H. Smith, account R. B. Rodda	2,305	6	4	14 6 6
A. Fitzpatrick, account J. Omeara	883	11	7	5 8 4
Gunter, Greenway and Co., account J. Dunkin	3,618	13	6	22 9 10
John Jenkins, account R. Roope, Executor of Cabel Roope	898	8	9	5 9 10
Julius, Kohn, account A. J. Saulfield and Heynam and Alexander	7,059	0	10	44 1 10
J. Acheson, account G. Scovell	1,227	1	0	7 10 8
Allan, Deffell and Co., for J. Reid	2,564	2	2	16 0 4
Thomas Andrew, for Mrs. H. Roebuck	492	10	10	3 1 3
F. Rogers	364	7	0	2 4 5
Robert, Robertson, Executor of John Davison	724	10	10	4 8 5
Macdonald and Dickinson	456	13	3	2 13 8
Smith, Huffnagle and Co., for H. Wenchman	453	10	5	2 13 4
Campbell and Co.	17,058	8	7	106 9 10
Judge, Vignon, and Newmarch, account J. Davidson	1,087	4	0	6 12 8
A. Thomson	519	0	9	3 3 10
J. P. Dallas, for the Cawnpore Bank	26,494	3	3	165 9 4
Milroy and Sons, per G. Shearwood	1,295	11	6	8 1 6
R. Campbell, for James Houston Mackinlay	4,453	1	4	27 13 3
J. H. Fergusson, for Rawson and Co.	951	4	6	5 15 1
H. M. Elliot	561	0	0	3 8 1
Adolph Cohn, for J. H. Cohn	2,860	3	11	17 14 0
Charles Huffnagle, for William Tyson	1,062	12	7	6 10 3
Joseph Patten	751	6	4	4 11 1
Crump, Schorn and Co.	358	0	3	2 3 9
Eglinton, McClure and Co., for G. H. Blackburn and Co.	1,437	1	7	8 15 8

Names of creditors.	Amount of claims.			11th dividend at 10 annas per cent.		
	Rs.	As.	P.	Rs.	As.	P.
Mackenzie, Lyall and Co., account G. F. McClintock	899	9	3	5	6	10
Mackenzie, Lyall and Co., account G. Lindsay	1,341	4	2	8	6	1
Mackenzie, Lyall and Co., account Major-General G. Cartwright	476	1	0	2	15	7
W. Weinhold, for Ryder, Wienholt and Co.	6,776	0	10	42	5	7
Thurburn, Mathewson and Co., for A. D. Fordyce, separate account	1,340	3	11	8	6	0
Thurburn, Mathewson and Co., for T. McAlpin and Co.	956	8	2	5	15	7
Thurburn, Mathewson and Co., for Thomas Burnell	602	13	2	3	12	3
C. R. Prinsep, for Mrs. Lock	183	7	8	1	2	4
R. F. Calrow	679	11	5	4	3	11
J. S. Judge, for T. Hawkins	425	8	1	2	10	6
Fletcher, Alexander and Co., for T. Muir	269	12	8	1	10	11
Thurburn, Mathewson and Co., for J. Bibby and Sons	550	8	0	3	7	0
E. M. Cowell and Co.	553	9	2	3	7	1
T. M. Robinson, for T. W. Miller	75	4	0	0	7	6
James Nephew and Co.	1,401	10	6	8	12	1
James Davidson	117	7	7	0	11	8
James Dow Kennedy	2,067	8	0	12	14	9
A. Mackintosh	687	11	11	4	4	9
Radanauth Day and Co.	1,361	12	11	8	8	2
A. Lingham	850	0	0	5	5	0

Estate of ALLAN, DEFFELL AND CO.

Names of creditors.	Amount of claims.			5th dividend at 3 per cent.		
	Rs.	As.	P.	Rs.	As.	P.
Anderson, Wallace and Co.	21	4	0	0	10	2
Anderson, Lieutenant-General J.	292	0	0	8	12	2
Aseerun Khanum	70	14	0	2	2	0
Alison, Major A.	171	0	0	5	2	0
Aitchison, C. W.	20	0	0	0	9	7
Anund Chunder Day	18	11	0	0	8	11
Beatson, Dr. J. F.	75	2	0	2	4	0
Bengal Bonded Warehouse Association	500	0	0	15	0	0
Burns, White and Co.	78	10	0	2	5	9
Barrett, W.	377	11	5	11	5	3
Barnes, Captain C.	94	14	0	2	13	6
Bond, Colonel H.	19	0	0	0	9	1
Barry, John	2,725	0	0	81	12	0
Brett, Major W. F.	37	9	0	1	2	0
Bott, Captain Thomas	139	11	9	4	3	0
Belli, W. H.	188	6	6	5	10	5
Barrister, Dr. G.	34	14	0	1	0	8
Bellaray, Smith and Co.	100	11	4	3	0	4
Blyth, Brothers and Co.	255	3	0	7	10	6
Brojonaath Dhur and Sibnath Dhur	20	0	0	0	9	7
Bhobany Churn Sein	18	11	0	0	8	11
Barnes, G. C.	132	0	0	3	15	4
Browne, Lieutenant G. F. S.	120	0	0	3	9	7
Bosworth, Lieutenant P. M.	600	0	0	18	0	0
Boileau, Colonel A. H. E.	268	0	0	8	0	7
Cunliffe, General Sir R. H.	39	0	0	1	2	9
Croxton, Major J.	51	4	11	1	8	8
Cautley, Sir R. T.	18	8	0	0	8	10
Castle, Lieutenant W. B.	30	0	0	0	14	4
Cahill, R. S.	144	13	9	4	5	6
Carew, R. R.	41	9	10	1	3	11
Campbell, George	76	8	0	2	4	8
Clark, Stewart	45	11	0	1	5	9
Chapman, H.	34	0	0	1	0	2
Chandler, Captain J. H., and Owners, Crown Hatton and Cookson	18	0	0	0	8	7
Cally Persaud Sein	37	6	0	1	1	10
Cunliffe, E. W. and Co.	750	0	0	22	8	0
Denton, S.	18	14	1	0	9	3
Denain, N.	20	9	7	0	9	10
Dickson, Sir J., K.C.B.	227	0	0	6	12	11
Davidson, C. T.	50	13	0	1	8	5

Names of creditors.	Amount of claims.			5th dividend at 3 per cent.
	Rs.	As.	P.	
Dick, General A. ...	21	0	0	0 10 0
Estate of J. B. Williams ...	101	0	0	3 0 5
Estate of Colonel F. Coventry ...	307	0	0	9 3 4
Estate of Colonel J. Gibbs ...	28	0	0	0 13 5
Estate of Captain W. Gregory ...	159	10	0	4 12 7
Estate of Mrs. Hallen ...	64	5	9	1 14 10
Estate of Captain W. F. G. Forster ...	74	0	0	2 3 6
Estate of Frith and Co. ...	1,123	2	10	33 11 1
Estate of Mrs. General M. Hopper ...	130	0	0	3 14 4
Estate of Colonel A. Cameron ...	78	0	0	2 5 4
Estate of Ensign H. Marsh ...	650	0	0	19 8 0
Estate of J. J. W. Taunton ...	461	8	0	13 13 3
Estate of Captain P. A. Young ...	56	9	0	1 11 1
Estate of Captain R. Thornhill ...	27	14	0	0 13 4
Estate of Lieutenant-Colonel F. Lloyd ...	34	12	6	1 0 8
Estate of F. C. Hunter ...	30	12	0	0 14 9
Estate of Lieutenant W. Somerville ...	122	0	0	3 10 6
Estate of Miss S. E. Davidson ...	141	0	1	4 3 8
Estate of E. L. Ryder ...	100	0	0	3 0 0
Estate of Hurrish Chunder Bose ...	125	0	0	3 12 0
Estate of C. P. Marcus ...	60	0	0	1 12 9
English, Colonel F. C. ...	1,190	0	0	35 11 2
Equitable Insurance Society ...	204	1	8	6 1 0
Elliott, F. B. ...	39	6	3	1 2 11
Engledue, J. R. ...	50	0	0	1 8 0
Edwards, Captain C. L. ...	29	2	0	0 13 11
Fortescue, Lieutenant F. R. N. ...	67	6	0	2 0 7
Fortescue, Lieutenant E. ...	30	4	0	0 14 6
Fiddes, Colonel T. ...	27	8	0	0 13 2
Fothergill, Mrs. Maria ...	173	0	0	5 3 0
Forster, Captain J. ...	1,115	8	0	33 7 5
Furlong, J. S. ...	40	8	0	1 3 5
Fraser, C. ...	86	8	11	2 9 6
Gillon, J. R. ...	35	0	0	1 0 9
Greedbur Mullick ...	30	0	0	0 14 5
Geils, Captain J. J. ...	18	11	0	0 8 7
Hope, Dr. John ...	49	10	0	1 7 9
Howes, Captain H. J. ...	48	6	0	1 7 3
Hallett, Lieutenant C. T. ...	31	0	0	0 14 10
Hobbs, John ...	200	0	0	6 0 0
Hotham, Lieutenant G. F. ...	38	0	0	1 2 3
Hogge, Colonel C. ...	95	7	0	2 13 9
Hodges, N. ...	395	15	8	11 14 1
Hill, Captain Sir John ...	37	10	0	1 2 1
Heberden, W. C. ...	539	0	0	16 2 9
Holmes, John ...	37	6	0	1 1 11
Hughes, Mrs. E. A. ...	37	6	0	1 1 11
Indian Coal, Coke, and Mining Co. ...	100	0	0	3 0 0
Jackson, Captain F. C. ...	250	0	0	7 8 0
Jackson, W. and Co. ...	46	0	0	1 6 1
Johnson, Captain W. J. ...	35	0	0	1 0 9
Keates, Surgeon W. ...	35	0	0	1 0 9
King, Robert ...	427	0	0	12 12 11
Leathes, G. C. ...	51	0	0	1 8 5
LaMartiniere College, Lucknow ...	32	8	0	0 15 7
Lovell, M. ...	119	11	11	3 9 5
Lloyd, Captain H. ...	317	0	0	9 8 1
Lindsay, Messrs. and Co. ...	395	8	0	12 13 10
Lane, W. G. ...	100	5	0	3 0 1
Lyall, T. B. ...	37	0	0	1 1 9
Lord, W. ...	17	9	0	0 8 5
Lord, Lieutenant W. ...	37	1	6	1 0 0
Lane, Mrs. C. ...	89	0	0	2 10 8
Lloyd, Lieutenant-Colonel J. ...	17	0	0	0 8 1
Lackersteen, J. ...	150	0	0	4 8 0
Lall Chund Mitter ...	37	6	0	1 0 3
Manager, Band, 2nd Regiment Native Infantry ...	43	13	0	1 15 0

Names of creditors.	Amount of claims.			5th dividend at 3 per cent.		
	Rs.	As.	P.	Rs.	As.	P.
Mess President, Her Majesty's 5th Regiment ...	60	0	0	1	12	9
Mareus, G. T. ...	24	0	0	0	11	6
Money, Major E. K. ...	17	8	0	0	8	6
Morrison, Captain R. ...	958	0	0	28	11	10
Master, Major E. P. ...	112	2	0	3	5	9
Macpherson, Captain D. ...	441	0	0	13	3	8
Marsh, Colonel H. and Mrs. ...	301	8	0	9	0	8
Manager, Mess, 51st Regiment Native Infantry ...	188	8	0	5	10	5
Manager, Mess, 10th Regiment Native Infantry ...	320	9	0	9	9	7
Manager, Mess, 2nd Bengal Grenadiers ...	1,040	0	0	31	3	2
Manager, Mess, 71st Regiment Native Infantry ...	20	6	6	0	9	9
Monckton, E. H. C. ...	158	14	9	4	12	3
Macnaghten, Captain J. D. ...	37	4	0	1	1	10
Macan, R. ...	158	0	0	4	11	10
Mayne, Revd. T. O. ...	100	0	0	3	0	0
Mansfield, General Sir W. R. ...	238	8	0	7	2	5
Macnaghten, Captain W. H. ...	187	3	3	5	9	10
Mountjoy, J. W. ...	40	0	0	1	3	2
Macdonald, Lieutenant John ...	51	0	0	1	8	5
Nisbett, J. M. ...	46	12	3	1	6	5
Nisbett, J. ...	148	15	11	4	7	6
Noaks, Captain, and Owner of <i>Malabar Blackwall</i> ...	20	1	6	0	9	7
Olpherts, Colonel H. A. ...	147	0	0	4	6	6
O'Brien, Mrs. Colonel, widow ...	154	12	6	4	10	3
Ommanney, Lieutenant-Colonel E. ...	50	0	0	1	8	0
Penson, Mrs. Lucy ...	18	11	0	0	8	11
Peer Bux Goal Begum ...	116	0	0	3	7	8
Playfair, Colonel W. D. ...	22	0	0	0	10	6
Playfair, Lieutenant W. ...	120	8	0	3	9	10
Robert, Miss Ann ...	657	0	0	19	11	4
Roger, Charles ...	186	0	0	5	9	3
Richardson, C. J. H. ...	115	0	0	3	7	3
Rogers, Lieutenant B. ...	246	0	0	7	6	6
Reid, H. M. ..	194	8	0	5	13	4
Reid, Joseph ...	27	4	0	0	13	1
Richardson, Miss Alice ...	333	14	0	10	0	3
Richardson, Miss Lucy ...	339	5	0	10	2	11
Ricketts, Mrs. C. E. ...	29	11	0	0	14	3
Reid, Colonel C. ...	41	0	0	1	3	8
Roberts, General A. ...	457	8	9	13	11	7
Romanath Tagore, Executor of Woody Chund Bysack ...	160	0	0	4	12	9
Smith, Colonel L. H. ...	6,040	0	0	181	3	2
Sheraz Begum ...	425	0	0	12	12	0
Smith, F. C. ...	47	0	0	1	6	7
Smith, Colonel R. ...	488	0	0	14	10	3
Shaw, Lieutenant H. A. ...	74	8	0	2	3	7
Shillito, W. ...	152	0	0	4	8	11
Stevenson, W. H. ...	46	7	0	1	6	1
Simpson, Colonel D. ...	389	0	0	11	10	9
Stoney, Lieutenant R. F. ...	248	8	0	7	7	3
Spalding, H. ...	65	15	0	1	15	7
Shuldham, Colonel T. H. ...	21	0	0	0	10	0
Schoene, C. E. ...	100	0	0	3	0	0
Sib Chunder Bose ...	37	11	0	1	2	3
Sandford, E. M. ...	37	0	0	1	1	9
Sreemutty Hurrosoondry-Dossee ...	160	0	0	4	12	9
Sundry Creditors of Frith and Co. ...	800	13	8	24	0	5
Thompson, C. R., Lucas and Co., Agents ...	100	0	0	3	0	0
Thornhill, Surgeon J. A. ...	227	0	0	6	12	11
Tresham, J. ...	17	1	1	0	8	2
Trust for Mrs. Clint ...	420	0	0	12	9	7
Trust for Mrs. L. Stevens ...	282	0	0	8	7	4
Trust for Miss Louisa Ellen ...	81	8	0	2	6	10
Tucker, Mrs. H. A. ...	663	8	0	19	14	5
Tombs, Colonel H. ...	120	8	0	3	10	0
Thomson, Charles and Co. ...	37	10	8	1	2	0
Thorowgood, W. and Co. ...	379	9	6	11	6	2

Names of creditors.	Amount of claims.	5th dividend at 3 per cent.		
		Rs.	As.	P.
Taylor, G. W. H. ...	21 8 0	0	10	1
Tait, Colonel T. F. ...	42 0 0	1	4	1
Trust for Mrs. P. May and Children ...	34 0 0	1	0	3
Trust for Mrs. General L. Thomas ...	363 0 0	10	14	2
Trust for J. W. Campbell ...	100 0 0	3	0	0
Trust for Mr. and Mrs. R. Thomas' marriage settlement ...	36 0 0	1	1	3
Vibert, Captain M. J. ...	33 0 0	0	15	10
Ward, Lieutenant H. J. G. ...	27 0 0	0	12	11
Wise, Lieutenant D. W. ...	410 0 0	12	4	9
Woothington, Lieutenant J. Y. ...	206 0 0	6	2	10
Warman, Major J. ...	56 0 0	1	10	10
Walter, Ensign ...	158 14 0	4	12	1
Wood, Lieutenant John, Europe ...	28 10 0	0	13	7
Wigram, Percy ...	622 10 9	18	10	10
Wynch, C. G. ...	100 0 0	3	0	0

Estate of GRIFFITHS, CURTIS AND Co.

Names of creditors.	Amount of claims.	2nd dividend at 2 per cent.		
		Rs.	As.	P.
Blathwayt, L. ...	58 15 11	1	2	10
Dalton, Captain E. T. ...	1,820 2 1	36	6	5
Fox, Lloyd and Co. ...	140 5 4	2	12	10
Heath, Palmer, and Beatson ...	83 14 3	1	10	10
Harton, W. H. and Co. ...	1,075 7 6	21	8	1
Nobin Chunder Bose ...	3,024 0 11	60	7	8
Henderson, Andrew ...	1,251 0 10	25	0	3
Hogg, C. S., Administrator to the Estate of Colonel H. Jack, deceased ...	82 14 3	1	10	6
Keighley, George ...	59 6 3	1	3	0
Macbeath, A. ...	700 0 0	14	0	0
Mangles, Ross D. ...	463 13 3	9	4	5
Rutherford, Drury and Co. ...	62 7 2	1	4	0
Sterling, Walter ...	470 9 6	9	6	4
Becher, H. G. ...	304 4 0	6	1	4
Becher, Captain Septimus, Executor to George Becher ...	1,489 6 7	29	12	7
Curtis and Harvey ...	1,018 4 0	20	5	9
Freeman, D. A. ...	422 11 4	8	7	3
Phillips, George ...	66 10 0	1	5	3
Avdall, J. ...	471 0 0	9	6	6
Calcutta Docking Company ...	731 14 9	14	11	0
Reed and Co. ...	79 10 0	1	9	6
McGilvray, A. ...	387 11 6	7	12	0
Harton, W. H. and Co. ...	1,207 7 0	24	2	1
Gervain, C. ...	49 15 9	1	0	0
Jessop and Co. ...	2,659 6 0	53	2	11

A. B. MILLER,
Official Assignee.
(706—1)

The 1st March 1871.

Statement of the Affairs of the Bank of Bengal for the week ending
14th March 1871.

LIABILITIES.			ASSETS.		
		Rs. As. P.			Rs. As. P.
Proprietors' Capital, paid-up	...	2,20,00,000 0 0	Government Securities	...	1,23,72,867 0 0
Reserve Fund	...	15,66,639 7 0	Loans on Government Securities at Head Office and Branches	...	54,73,731 3 9
General Treasury Balance at Head Office, Rs.	2,70,88,738 4 6	4,28,29,808 14 8	Accounts of credit on Government Securities at Head Office and Branches	...	33,07,325 15 2
General Treasury Balance at Branches, Rs.	1,48,41,070 10 2		Mercantile Bills discounted at Head Office and Branches	...	2,24,98,651 12 2
Other Deposits at Head Office and Branches	...	2,78,58,566 13 6	Dead Stock	...	11,98,688 3 9
Bank Post Bills, &c.	...	5,82,677 0 4	Stamps	...	13,892 6 0
Sundries	...	6,70,415 6 8	Balances with other Banks	...	4,01,311 10 6
			Sundries	...	1,56,901 2 11
					4,64,28,229 6 3
			Cash and Currency Notes at Head Office, Rs.	1,93,06,263 11 3	5,00,84,878 2 10
			Cash and Currency Notes at Branches, Rs.	3,07,75,614 7 7	
		9,55,08,107 9 1			9,55,08,107 9 1

J. GORDON.

(717-1) Chief Accountant & Deputy Secretary.

By order of the Directors,

R. HARDIE.

Deputy Secretary and Treasurer.

To BE peremptorily sold, with the consent of the Plaintiff and Defendants who will join in the conveyance to the purchaser, pursuant to a decree of the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, made in a certain cause, wherein James Walter Lowe, residing at No. 3, Russell Street, is plaintiff, and Alfred Birmingham Miller, Official Assignee to the Court for the relief of Insolvent Debtors, and Assignee to the Estate of Sausone Ezekiel Judah, an Insolvent, residing at , and Elias Salome Gubboy are defendants, on and bearing date the 13th day of February 1871, by the Registrar of the said Court, at the Town Hall, at 12 o'clock, on Friday, the 14th day of April next, the following property, viz. :—

All that three-storied brick-built messuage, tenement, or dwelling-house, and the piece of ground or compound thereunto belonging, containing by estimation six beegahs fourteen cottahs and eight chittacks or thereabouts, situate and being in and on the east side of Little Russell Street, Chowringhee, in the Town of Calcutta, and known as No. 1, Little Russell Street, and butted and bounded as follows; namely, on the North by the house now or late the property of Mr. D'Souza, and the house now or late the property of Cally Sunkur Ghosaul; on the South by the street called Theatre Road; on the West by the said street called Little Russell Street; and on the East by the garden house of Mr. Peter Andrew and Mr. David Andrew, and now in the tenure or occupation of Mrs. Newall as tenant thereof to the said Sausone Ezekiel Judah, and which said messuage or land are situate in the Registration District of Calcutta, together with all out-houses, offices, godowns, cook-rooms, stables, compounds, yards, ways, paths, passages, drains, sewers, tanks, waters, water courses, easements, lights, rights, privileges, and appurtenances whatsoever to the said messuage, land, and hereditaments, or any part thereof belonging or appertaining, or reported so to be.

For further particulars and conditions of sale, apply at the Office of Messrs Collis and Company, Attorneys for the plaintiff.

R. BELCHAMBERS,
Registrar.COLLIS AND COMPANY,
Attorneys for the plaintiff.HIGH COURT,
ORDINARY ORIGINAL CIVIL JURISDICTION,
The March 1871.

(709-2)

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Thomas } On Saturday, the 4th
Maugham Lawson, an } day of March instant,
Insolvent. } it was ordered that the
first Court day in March 1872 be appointed for
the further hearing of this matter, and that unless
cause be shewn to the contrary on that day the
said Insolvent be discharged personally, as well as
to his after-acquired property, from all liabilities
for debts, claims, and demands, of and against the
said Insolvent at the time of the filing of his
petition for relief.

Robertson and Co., Attorneys.

In the matter of Chater } On Wednesday, the
Simon Bijohn, an In- } 8th day of March in-
solvent. } stant, it was ordered that
the matters of the petition of the said Insolvent be
heard on Saturday, the 6th day of May next, and
that the said Insolvent do then attend to be
examined before the said Court.

Pittar and Camell, Attorneys.

In the matter of Jewraj } On Friday, the 10th
Boobna Duloll, an In- } day of March instant,
solvent. } it was ordered that the
matters of the petition of the said Insolvent be
heard on Saturday, the 6th day of May next, and
that the said Insolvent do then attend to be
examined before the said Court.

Pittar and Camell, Attorneys.

In the matter of Tom } On Saturday, the 11th
Selmin Macaulay Brew- } day of February last, it
er, an Insolvent. } was ordered that Satur-
day, the 1st day of April next, be appointed for
the further hearing of this matter, and that
unless cause be shewn to the contrary on that day
the said Insolvent be discharged personally, as
well as to his after-acquired property, from all
liabilities for debts, claims, and demands, of and
against the said Insolvent at the time of the
filing of his petition for relief.

Pittar and Camell, Attorneys.

Chief Clerk's Office, the 14th March 1871.

In the matter of Anthony Thomas, of No. 11, Bentinck Street, in the City of Calcutta, formerly in Her Majesty's employ as Head Melter in the Calcutta Mint, but now a Pensioner, an Insolvent. Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic., cap. 21, was filed in the Office of the Chief Clerk on Monday, the 27th day of February last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Rogers and Remfry, Attorneys.

In the matter of Anthony Thomas, an Insolvent. On Monday, the 27th day of February last, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 6th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Rogers and Remfry, Attorneys.

In the matter of Carr Joseph Arratoon, an Insolvent. On Saturday, the 4th day of February last, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI. Vic., cap. 21, as to all persons named in his Schedule as creditors or claiming to be creditors respectively. Insolvent in person.

In the matter of Baboololl Sing and Munnyloll Sing, lately carrying on business as cloth merchants and general milliners at No. 58, Radabazar, in the Town of Calcutta, under the firm and style of Baboololl Sing and Co., but at present residing at No. 20, Machooabazar Street, in Calcutta aforesaid, an Insolvent. Notice, that the petition of the said Insolvents seeking the benefit of the Act XI. Vic., cap. 21, was filed in the Office of the Chief Clerk on Monday, the 20th day of March instant, and by an order of the same date the estates and effects of the said Insolvents were vested in the Official Assignee.

Insolvents in person.

In the matter of William George Harold Wilson, an Insolvent. On Saturday, the 19th day of November last, by an order of this Court the said Insolvent was adjudged entitled to his personal discharge under the Act XI. Vic., cap. 21, as to all persons named in his Schedule as creditors or claiming to be creditors respectively.

W. W. Linton, Attorney.

In the matter of Annie Cox, an Insolvent. On Saturday, the 4th day of March instant, by an order of this Court the said Insolvent was adjudged entitled to her personal discharge under the Act XI. Vic., cap. 21, as to all persons named in her Schedule as creditors or claiming to be creditors respectively, except the debt of Suttee and Lutchmun Deen for Rs. 80, who appears not to have been served with the notice of the day of hearing in this matter.

Carruthers and Dignam, Attorneys.

In the matter of Brijola Kurr, an Insolvent. On Tuesday, the 21st day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 6th day of May next, and that the said Insolvent do then attend to be examined before the said Court.

M. M. Zorah, Attorney.

In the matter of Brijola Kurr, residing at No. 17, Coomartolly, in the Town of Calcutta, and formerly of Coomartolly, in the district of Pubna, in the Province of Bengal, who lately carried on business as trader at Coomartolly, an Insolvent. Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic., cap. 21, was filed in the Office of the Chief Clerk on Tuesday, the 21st day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

M. M. Zorah, Attorney.

In the matter of George Bernard Martin, an Insolvent. Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Monday, the 27th day of March instant, at the hour of ten o'clock in the forenoon.

“Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.”

Insolvent in person.

In the matter of George Bernard Martin, late of Kooshtee, in the district of Nuddea, in the Province of Bengal, lately carrying on business there as a Wine Merchant and Sodawater Manufacturer, at present residing at Bytakhana, in the Town of Calcutta, a Government Pensioner, an Insolvent. Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic., cap. 21, was filed in the Office of the Chief Clerk on Tuesday, the 21st day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

Chief Clerk's Office, the 21st day of March 1871.

Bishnauth Tea Company, “Limited.”

I BEG to give notice that the Fifteenth Half-yearly Ordinary General Meeting of Shareholders in the above Company will be held at the registered Office of the Company, No. 7, New China Bazar Street, on Thursday, the 30th instant, at 4 P.M. precisely, to receive the Directors' report, pass the accounts, declare a dividend, and transact such other business as may be necessary.

By order of the Board,

J. H. WILLIAMSON,
Secretary.

CALCUTTA,
The 14th March 1871.

(715-3)

Eastern Cachar Tea Company, “Limited.”

THE Annual Ordinary General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 5, Garstin's Place, at noon, on Saturday, the 25th March, to receive the Directors' report, to pass the accounts for the year ending 31st January 1871, to declare a dividend, and to transact any other business that may be brought forward.

STEEL, McINTOSH AND CO.,
Agents and Secretaries.

(712-2)

Dehra Dhoon Tea Company " Limited."

Notice is hereby given that an Ordinary General Meeting of the Shareholders of the above-named Company will be held at the registered Office of the Company, No. 134, Canning Street, Calcutta, on Friday, the 21st day of April next, at 4 P.M., to take such proceedings as could have been taken at the Ordinary Half-yearly Meeting called for the 28th day of February last, and ultimately adjourned *sine die* for want of a quorum, and among other things to elect Directors.

And notice is hereby further given that the Meeting will be afterwards made special or extraordinary for the purpose of passing resolutions for altering and adding to the articles of Association of the Company in respect of the following matters:—

First.—That the registered Office of this Company shall be at Dehra Dhoon, or at such other place as the Directors may from time to time appoint.

Second.—That the Directors shall have power to appoint a Calcutta agent for the sale of tea (the production of the plantations), the purchase and despatch of stores to and from Calcutta, the payment of dividends to Shareholders, the registering of transfer of shares, and such other business as may be necessary.

Third.—That having regard to the 9th article of Association of this Company, as to the borrowing powers of the Directors, and the effect of the resolutions in respect of the same powers passed at the Extraordinary General Meeting of the Shareholders held on the 27th day of February 1867, and confirmed on the 26th day of March, and any action that may have been taken thereunder, the Directors shall now have power to carry out the resolutions passed at the Extraordinary General Meeting of the Shareholders of the Company held on the 28th day of January last, in respect of granting debentures to the Shareholders or the purchasers of the mortgage debt there referred to.

By order of the Directors,

T. E. CARTER,
CALCUTTA, Secretary.
The 14th March 1871. (713—5)

Tirhoot Indigo Company, " Limited."**NOTICE.**

The Fifteenth Half-yearly Ordinary General Meeting of Shareholders of the above Company will be held at its registered Office, No. 3, Church Lane, at noon of Thursday, the 30th instant, to receive the Directors' report, pass the accounts, and transact any other business that may be brought before the Meeting.

By order,

WILLIAM MORAN & Co.,
No. 3, Church Lane, Agents.
The 16th March 1871. (716—2)

C. W. Carr & Co.**NOTICE.**

MR. WILLIAM LUCAS was admitted a partner in our firm on October 1st, 1870, *vice* Mr. William Carr, whose interest ceases from date.

C. W. CARR.
W. G. CARR.
W. LUCAS.

March 18th, 1871.

(720—2)

Bengal Tea Company, " Limited."

The Twenty-first Half-yearly General Meeting of Shareholders of the above Company will be held at the registered Office, No. 7, Church Lane, on Friday, the 31st March, at 4 P.M., to receive the report of the Directors and accounts for the half-year ending 31st December 1870, and transact such other business as may be brought forward.

A. H. BLECHYNDEN,

CALCUTTA, Secretary.
The 18th March 1871. (719—2)

Notice.

THE Partnership hereto subsisting between the undersigned carrying on business under the firm of WATSON, GREEN, AND HART, expires this day by effluxion of time. The liquidation of the Firm will be carried on by PATRICK CAMPBELL HART, who is authorized to sign the name of the Firm for all purposes of the liquidation. Dated this 28th day of February 1871.

RUNDLE E. GREEN.
P. C. HART.

Witness,

JAMES HECHLE,
Solicitor, Calcutta.
JUSTINIAN C. S. WATKINS,
Solicitor, Calcutta. (695—3)

Caution.

PUBLIC is hereby cautioned not to purchase or take, or mortgage or pledge, any property, moveable or immoveable, from Brojomohun Dey, of Ram Bagan, in Calcutta.
(722—3) PEARYMOHUN DOSS AND OTHERS.

SELECTIONS FROM CALCUTTA GAZETTES.

Volume V., price 5 Rupees; 8 Annas
for packing and postage.

Selections from Calcutta Gazettes

OF THE YEARS

1816 to 1823 inclusive.

SHOWING THE POLITICAL AND SOCIAL CONDITION
OF THE ENGLISH IN INDIA UPWARDS OF

FIFTY YEARS AGO.

By HUGH DAVID SANDEMAN, C.S.,

Accountant-General, Bengal, and Member of the Record
Commission.

Volume I, 3 Rs., and Volumes II, III, and IV., at
Rs. 5 each, are still available.

OFFICE OF SUPDT. GOVERNMENT PRINTING,
8, HASTINGS' STREET, CALCUTTA.

Just Published.

Bengal Official Army List.

Corrected up to January 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a non-Official Supplement, containing the latest corrected Civil List, War Services of Officers, &c., &c. By authority of Government. Price, Rs. 5; and 8 annas extra for packing and postage.

The above to be had at the Office of Superintendent of Government Printing, 8, Hastings' Street, Calcutta.

CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Register No.	No. of Notes.	Value.	Name of Claimant.
<i>Notes wholly lost or destroyed.</i>			
3854	$\frac{A}{85}$ 30091	20	The Chief Pay Master, East Indian Railway.
3858	$\frac{A}{81}$ 13106	20	} W. Cowan.
	$\frac{A}{82}$ 27467	10	
3861	$\frac{A}{83}$ 44538	500	Shaik Khoda Bux.
3862	$\frac{A}{86}$ 08206	1,000	} Kallyprosad Shaw.
	" 04342	1,000	
	" 18212	1,000	
3863	$\frac{A}{84}$ 96211	20	Shamechand Mitter.
3864	$\frac{A}{87}$ 25320	20	} The Chief Pay Master, E. I. Railway.
	$\frac{A}{88}$ 78542	20	
3865	$\frac{A}{84}$ 24391	100	Parbuttychurn Sadkhaw.
3873	$\frac{A}{70}$ 60551	100	} Kaigee Topun.
	$\frac{A}{86}$ 71383	50	
3875	$\frac{A}{86}$ 60177	1,000	Brojolall Chatterjee.
3876	$\frac{A}{70}$ 52621	100	} Rev. C. Warren.
	" 59614	100	
3878	$\frac{A}{87}$ 93092	50	} Nuffer Chunder Dutt.
	" 89711	50	
3879	$\frac{A}{83}$ 46486	500	Kedarnath Mitter.
3889	$\frac{A}{70}$ 98566	100	Auboo Khoy.
3893	$\frac{A}{84}$ 35572	100	Rameshwar Nauth.
3894	$\frac{A}{84}$ 95451	100	} Dist. Supdt. of Police, Chumparun.
3896	$\frac{A}{84}$ 22136	100	
			Jodoonath Patter.
<i>Notes partially lost or destroyed.</i>			
3855	$\frac{A}{70}$ 48447	50	Kunjiloll Boide Nath.
3856	$\frac{A}{86}$ 50127	10	} Gopaul Chunder Mookerjee.
3857	$\frac{A}{83}$ 67785	100	
	$\frac{A}{86}$ 97518	50	} Dwarka Nauth Mo-zoomdar.
	" 57157	50	
	" 19582	50	
	$\frac{A}{73}$ 10174	20	
	$\frac{A}{74}$ 88761	20	
	$\frac{A}{71}$ 49950	20	
	$\frac{A}{71}$ 19566	10	
	$\frac{A}{86}$ 24652	10	
	$\frac{A}{81}$ 24114	10	
	$\frac{A}{74}$ 16283	10	
	$\frac{A}{70}$ 17744	10	
	$\frac{A}{70}$ 47616	10	
	$\frac{A}{83}$ 94831	10	

Register No.	No. of Notes	Value.	Name of Claimant.
<i>* Notes partially lost or destroyed.</i>			
3859	$\frac{A}{87}$ 58387	50	Nagore Doss Koory.
3860	$\frac{A}{81}$ 23515	10	T. J. Turner.
3666	$\frac{A}{86}$ 28779	50	Shah Zafullah.
3729	$\frac{A}{83}$ 43820	20	Punchun Ram.
3867	$\frac{A}{70}$ 95949	100	Hajee Kasseem Ally for Syed.
3871	$\frac{A}{84}$ 23929	100	} Sham Shere Khan.
	" 23930	100	
3872	$\frac{A}{73}$ 79652	20	Goorooprosad Singh.
3874	$\frac{A}{70}$ 55960	10	} Nilmoney Banerjee.
	$\frac{A}{80}$ 34737	10	
2905	$\frac{A}{71}$ 02324	10	Ramruton Moonaloll.
3882	$\frac{A}{86}$ 50238	10	Major Galloway.
3883	$\frac{A}{86}$ 10530	10	J. H. Dunn.
3884	$\frac{A}{89}$ 89514	10	} Kristojeebun Ghose.
	" 03796	10	
3887	$\frac{A}{77}$ 40816	10	H. Todd.
3891	$\frac{A}{73}$ 52575	20	} Modhusudun Chowdry.
	$\frac{A}{87}$ 86435	50	
3892	$\frac{A}{86}$ 45321	10	Wattenbach, Heilgers & Co.

Wrongly joined.

		Rs.	
3742	$\frac{A}{84}$ 07362	} 10	Toolseedoss Dey.
	$\frac{A}{86}$ 58715		
3868	$\frac{A}{73}$ 63980	} 20	Obinash Chunder Sein.
	$\frac{A}{73}$ 69648		
3869	$\frac{A}{88}$ 96911	} 20	Sumbhoo Nauth Addy.
	" 71407		
3885	$\frac{A}{74}$ 53006	} 20	Essur Chunder Mookerjee.
	$\frac{A}{81}$ 13206		
3886	$\frac{A}{74}$ 49231	} 20	Doorga Doss Mookerjee.
	$\frac{A}{73}$ 73250		
3888	$\frac{A}{88}$ 92173	} 10	The Chief Pay Master, East Indian Railway.
	" 92175		
3892	$\frac{A}{80}$ 72938	} 10	Wattenbach, Heilgers & Co.
	$\frac{A}{87}$ 21252		

L. BERKELEY,

Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPARTMENT,

The 20th March 1871.

Central Provinces Gazetteer.

EDITION OF 1870 in one Vol.

A LIMITED number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per vol., exclusive of postage charge. Apply to

MESSRS. THACKER, VINING, *Bombay,*

MESSRS. THACKER, SPINK & CO., *Calcutta,*

or to Supdt., Chief Commr.'s Office, *Nagpur.*

List of remaining and unclaimed letters accumulated in the Calcutta Post Office during the week ending 19th March 1871.

Alexander, A.	MacDonald & Co.
Boulton and Co.	Money, Lieut. G. E.
Browne, Mrs.	McMeekin, T.
Burford, Dr.	Moate, Capt.
Beatson, Mrs. L.	McKay, Mr.
Broughton, J.	Marrino, C.
Barnes, C. H.	Mutes, Miss M.
Bainana, B.	Nundo Lall Ghose.
Brittain, R. St. J.	Nash, Miss.
Beresford, W. J. C.	O'Connor, S.
Cornelisz, H. G.	Obhoy Churn Roy.
Cole and Co.	Prosonno Coomar Mookerjee.
Clark, C.	Rivers, R.
Carrapiet, Mrs. C. P.	Rakhal Dass Halder.
Chotah Lall.	Rose, Miss M.
Collies, C.	Ralph, G.
Cutler and Palmer.	Stewart, Mrs. L.
Chalmers, Mrs. S.	Smith, P.
Dyce, Lieut. C. C.	Sheridan, Dr. A. J.
Freeman, Staff Commander.	Smith, R. & Co.
Grianten, N.	Skettle, W.
Garrall, H. W.	The Manager of the Hindu Commentator.
Gopal Das Sen.	Todhunter, J.
Geary, T.	Thomas, Mrs. W.
Herbert, S.	The Superintendent of the Metropolitan Vaccine Circles.
Halder, G.	Vines, T.
Handley, C. G.	Vardon, G. A.
Harris, R. P.	Wells, Mrs.
Hains, R. P.	Wilson, Mrs. A.
Heny, K. A.	Wood, T.
Jenkins, Mrs. M.	Wise, C.
Jackson, W.	
Lecevarner, J.	
Livesay, J. R. J.	
Leibbay, M.	
Mohesh Chunder Mookerjee.	

W. H. McGOWAN,
Post-Master.

CALCUTTA POST OFFICE,
The 20th March 1871.

Postal Notice.**SEA AND OVERLAND MAILS.**

For	Box closes at	Date.	Per Steamer
Gopaulpore, Bimlipatam, Vizagapatam, Coconada, Madras, Negapatam, Galle, Colombo, Tuticorin, Cochin, Beypore, Calicut, Jelleecherry, Cannanore, Mangalore, Carwar, and Bombay.	6 P.M.	20th Mar.	<i>Abgasinta.</i>
Akyab, Rangoon, and Moulmein.	" "	22nd "	<i>Burmah.</i>
Madras, Ceylon, Penang, Singapore, Malacca, Hong-Kong, China, and Japan.	" "	27th "	<i>Baroda.</i>

N. B.—No letters, newspapers, books or pattern packets, are sent to Aden, Suez or Europe, or places *via* Europe, by Peninsular and Oriental Company's Steamers from Calcutta; the route to such places being *via* Bombay.

The next Overland Mail *via* Bombay will close on Wednesday, the 22nd March 1871.

2. Book post and pattern packets must be posted on the 21st.

3. There will be no Express.

4. Letters, &c., for Mauritius, St. Denis, and Réunion, can be sent by this opportunity.

Postage chargeable by the new route *via* Brindisi and Germany:—

	As. P.
For the United Kingdom ...	Each letter per ½ oz. ... 8 0
	Each newspaper per 4 ozs. ... 2 8
	Each book or pattern packet { not exceeding 1 oz. ... 2 0
	{ not exceeding 2 ozs. ... 3 4
	{ not exceeding 4 ozs. ... 4 8
	{ every additional 4 ozs. ... 4 8
For places served through the United Kingdom ...	Each letter 8 pie per ½ oz. less than the published rate for a letter sent <i>via</i> Marseilles.
	Each newspaper 8 pie per 4 ozs. more than the published rate for a newspaper sent <i>via</i> Marseilles.
	Each packet of { 8 pie per 4 ozs. more than books or pat- ... the published rate for a packet sent <i>via</i> Marseilles.
	{ terns. ...

As the late Papal States now form part of the Kingdom of Italy, correspondence for these States are now subject only to the same postal rules as apply to other parts of Italy, published in the Notification of this department dated 2nd September 1870.

N.B.—The letter box will close at 6 P.M. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two annas on each cover, will be received up to 6-30 P.M., or, bearing an extra postage stamp of four annas on each cover, up to 7 P.M., and after 7 up to 8-30 P.M., by a Post Office Clerk at the East Indian Railway Station, Armeman Ghât.

CALCUTTA,
The 16th March 1871.

W. H. McGOWAN,
Post-Master.

CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned :—

Register No.	No. of Notes.	Value.	Name of Claimant.
<i>Notes wholly lost or destroyed.</i>			
3854	$\frac{A}{82}$ 30091	20	The Chief Pay Master, East Indian Railway.
3858	$\frac{A}{81}$ 13106	20	} W. Cowan.
	$\frac{A}{82}$ 27467	10	
3861	$\frac{A}{83}$ 44538	500	Shaik Khoda Bux.
3862	$\frac{A}{80}$ 08206	1,000	} Kallyprosad Shaw.
	" 04342	1,000	
	" 18212	1,000	
3863	$\frac{A}{81}$ 96211	20	Shamechand Mitter.
3864	$\frac{A}{82}$ 25320	20	} The Chief Pay Master, E. I. Railway.
	$\frac{A}{82}$ 78542	20	
3865	$\frac{A}{83}$ 24391	100	Parbuttychurn Sadkhaw.
3873	$\frac{A}{80}$ 60551	100	} Kaigee Topun.
	$\frac{A}{80}$ 71383	50	
3875	$\frac{A}{80}$ 60177	1,000	Brojolall Chatterjee.
3876	$\frac{A}{80}$ 52621	100	} Rev. C. Warren.
	" 59614	100	
3878	$\frac{A}{87}$ 93092	50	} Nuffer Chunder Dutt.
	" 89711	50	
3879	$\frac{A}{88}$ 46486	500	Kedarnath Mitter.
3889	$\frac{A}{80}$ 98566	100	Auboo Khoy.
3893	$\frac{A}{84}$ 35572	100	Rameshwar Nauth.
3894	$\frac{A}{84}$ 95451	100	} Dist. Supdt. of Police, Chumparun.
3896	$\frac{A}{84}$ 22136	100	

Notes partially lost or destroyed.

Register No.	No. of Notes.	Value.	Name of Claimant.
3855	$\frac{A}{80}$ 48447	50	Kunjloil Boide Nath.
3856	$\frac{A}{80}$ 50127	10	} Gopaul Chunder Mookerjee.
3857	$\frac{A}{84}$ 67785	100	
	$\frac{A}{80}$ 97518	50	} Dwarka Nauth Mozoomdar.
	" 57157	50	
	" 19582	50	
	$\frac{A}{85}$ 10174	20	
	$\frac{A}{84}$ 88761	20	
	$\frac{A}{87}$ 49950	20	
	$\frac{A}{81}$ 19568	10	
	$\frac{A}{86}$ 24652	10	
	$\frac{A}{81}$ 24114	10	
	$\frac{A}{83}$ 16283	10	
	$\frac{A}{80}$ 17744	10	
	$\frac{A}{85}$ 47616	10	
	$\frac{A}{82}$ 94831	10	

Register No.	No. of Notes	Value.	Name of Claimant.
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Notes partially lost or destroyed.

Register No.	No. of Notes	Value.	Name of Claimant.
3859	$\frac{A}{87}$ 58387	50	Nagore Doss Koory.
3860	$\frac{A}{81}$ 23515	10	T. J. Turner.
3866	$\frac{A}{80}$ 28779	50	Shah Zafullah.
3729	$\frac{A}{83}$ 43820	20	Punchun Ram.
3867	$\frac{A}{80}$ 95949	100	Hajee Kasseem Ally for Syed.
3871	$\frac{A}{84}$ 23928	100	} Sham Shere Khan.
	" 23930	100	
3872	$\frac{A}{83}$ 79652	20	Goorooprosad Singh.
3874	$\frac{A}{80}$ 55960	10	} Nilmoney Banerjee.
	$\frac{A}{80}$ 34737	10	
2905	$\frac{A}{87}$ 02324	10	Ramruton Moonaloll.
3882	$\frac{A}{88}$ 50238	10	Major Galloway.
3883	$\frac{A}{80}$ 10530	10	J. H. Dunn.
3884	$\frac{A}{80}$ 89514	10	} Kristojeebun Ghose.
	" 03796	10	
3887	$\frac{A}{87}$ 40816	10	H. Todd.
3891	$\frac{A}{83}$ 52575	20	} Modhusudun Chowdry.
	$\frac{A}{87}$ 86435	50	
3892	$\frac{A}{80}$ 45321	10	Wattenbach, Heilgers & Co.

Wrongly joined.

Register No.	No. of Notes	Value.	Name of Claimant.
3742	$\frac{A}{88}$ 07362	10	} Toolseedoss Dey.
	$\frac{A}{86}$ 58715	10	
3868	$\frac{A}{88}$ 63980	20	} Obinash Chunder Sein.
	$\frac{A}{82}$ 69648	20	
3869	$\frac{A}{85}$ 96911	20	} Sumbhoo Nauth Addy.
	" 71407	20	
3885	$\frac{A}{84}$ 53006	20	} Essur Chunder Mookerjee.
	$\frac{A}{81}$ 13206	20	
3886	$\frac{A}{87}$ 49231	20	} Doorga Doss Mookerjee.
	$\frac{A}{82}$ 73250	20	
3888	$\frac{A}{88}$ 92173	10	} The Chief Pay Master, East Indian Railway.
	" 92175	10	
3892	$\frac{A}{80}$ 72938	10	} Wattenbach, Heilgers & Co.
	$\frac{A}{83}$ 21252	10	

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Asst. Commr. of Paper Currency.

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Boulton and Co.	Money, Lieut. G. E.
Browne, Mrs.	McMeekin, T.
Burford, Dr.	Moate, Capt.
Bentson, Mrs. L.	McKay, Mr.
Broughton, J.	Marrino, C.
Barnes, C. H.	Mutes, Miss M.
Bainana, B.	Nundo Lall Ghose.
Britain, R. St. J.	Nash, Miss.
Beresford, W. J. C.	O'Conner, S.
Cornelisz, H. G.	Obhoy Churn Roy.
Cole and Co.	Prosonno Coomar Mookerjee.
Clark, C.	Rivers, R.
Carrapiet, Mrs. C. P.	Rakhal Dass Halder.
Chotah Lall.	Rose, Miss M.
Colliers, C.	Ralph, G.
Cutler and Palmer.	Stewart, Mrs. L.
Chalmers, Mrs. S.	Smith, P.
Dyce, Lieut. C. C.	Sheridan, Dr. A. J.
Freeman, Staff Commander.	Smith, R. & Co.
Grianten, N.	Skettle, W.
Garrall, H. W.	The Manager of the Hindu
Gopaul Das Sen.	Commentator.
Geary, T.	Todhunter, J.
Herbert, S.	Thomas, Mrs. W.
Halder, G.	The Superintendent of the
Handley, C. G.	Metropolitan Vaccine
Harris, R. P.	Circles.
Hains, R. P.	Vines, T.
Heny, K. A.	Vardon, G. A.
Jenkins, Mrs. M.	Wells, Mrs.
Jackson, W.	Wilson, Mrs. A.
Leecevarner, J.	Wood, T.
Livesay, J. R. J.	Wise, C.
Leibbay, M.	
Mohesh Chunder Mookerjee.	

W. H. McGOWAN,
Post-Master.

CALCUTTA POST OFFICE,
The 20th March 1871.

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For	Box closes at	Date.	Per Steamer
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Akyab, Rangoon, and Moulmein.	" "	22nd "	<i>Burmah.</i>
Madras, Ceylon, Penang, Singapore, Malacca, Hong-Kong, China, and Japan.	" "	27th "	<i>Baroda.</i>

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	{ not exceeding 2 ozs. ... 3 4
	{ not exceeding 4 ozs. ... 4 8
	{ every additional 4 ozs. ... 4 8
For places served through the United Kingdom ...	Each letter 8 pie per ½ oz. less than the published rate for a letter sent <i>via</i> Marseilles.
	Each newspaper 8 pie per 4 ozs. more than the published rate for a newspaper sent <i>via</i> Marseilles.
	Each packet of { 8 pie per 4 ozs. more than the published rate for a books or pat- packet sent <i>via</i> Marseilles.

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CALCUTTA,
The 16th March 1871.

W. H. McGOWAN,
Post-Master.



APPENDIX TO
The Calcutta Gazette.

WEDNESDAY, MARCH 22, 1871.

NOTICE

Is hereby given that the sale of the proprietary right of Government to the Estates enumerated in the following Advertisements of Sale will be made subject to these

CONDITIONS OF SALE:

1st.—The Estates to be sold, subject to the Government Revenue against each, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Schedule of Assessment made by the Revenue Authorities.

3rd.—If the amount of purchase-money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rupees 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding Office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the Estate to be again put up for sale at the risk of the defaulting Purchaser after issue of advertisement as in the case of original sale.

5th.—In addition to the ordinary Government Revenue fixed on the Estates, the Purchasers shall be bound to pay for the construction of roads and improvement of communications one per cent. on the Government Revenue assessed from the date of entry upon the purchase. This sum will be leviable in the same manner as other arrears of Revenue.

By Order of the Board of Revenue. L. P.,

D. J. McNEILE,
Officiating Junior Secretary.

ADVERTISEMENTS OF SALE.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Bhaugulpore, will be put up to sale, at the Bhaugulpore Collectorate, on Wednesday, the 22nd March 1871, corresponding with 9th Cheyt 1278 F.S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix :—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
4	2779	Etwanee Gazeekitta Hanmuseebahad, Pergunnah Colgong.	83 0 0	28 0 0	0 5 0	28 5 0	56 0 0	
65	88	Lands of Thannah Oodhoa Nulla, in Mouzah Neengachee.	625 0 0	288 0 0	3 0 0	291 0 0	579 0 0	
70	4146	Towfeer Jagoor Rai Sing, Soobadar, Thannah Shazadabad, Pergunnah Bhaugulpore.	35 0 0	34 0 0	0 6 0	34 6 0	68 0 0	
21	2764	Jageer Surdha Sing, Oorf Jhotee Sing, &c., Thannah Bhaugulpore.	26 0 0	155 0 0	1 9 0	156 9 0	310 0 0	
12	367	Talooka Beejoye, Pergunnah Chyee.	251 0 0	135 0 0	1 6 0	136 6 0	270 0 0	
25	2839	Jageer Kupoor Khan, Havildar, Thannah Akaha, Pergunnah Chyee.	15 0 0	4 0 0	0 1 0	4 1 0	8 0 0	
198	2841	Jageer Latchmun Sing, Sepoy, Thannah Akaha, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
199	2842	Jageer Heydaitoolah, Soobadar, Thannah Akaha, Pergunnah Chyee.	63 0 0	59 0 0	0 9 0	59 9 0	118 0 0	
200	2843	Jageer Munsharam, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	21 0 0	0 3 0	21 3 0	42 0 0	
201	2844	Jageer Latchmun Tewary, Havildar, Thannah Akaha, Pergunnah Chyee.	18 0 0	10 0 0	0 2 0	10 2 0	20 0 0	
202	2845	Jageer Mahomed Ruffee, Havildar, Thannah Akaha, Pergunnah Chyee.	17 0 0	19 0 0	0 2 0	19 2 0	38 0 0	
60	2851	Centre line and Khanabary, Thannah Beejoye, Pergunnah Chyee.	12 0 0	14 0 0	0 2 0	14 2 0	28 0 0	
62	2857	Amanut lands, Thannah Beejoye, Pergunnah Chyee.	39 0 0	15 0 0	0 3 0	15 3 0	30 0 0	
195	2646	Intestate property. Jageer Mahomed Hossain Lushkury, Thannah Khanpoor, Pergunnah Colgong.	28 0 0	49 0 0	0 8 0	49 8 0	98 0 0	
65	2363	Intestate property. Jageer Mahomed Shuffee Lushkury, Thannah Oodhoa Nulla, Pergunnah Kankjoul.	4 0 0	5 0 0	0 1 0	5 1 0	10 0 0	
56	147	Ditto ditto	8 0 0	12 0 0	0 2 0	12 2 0	24 0 0	
67	1796	Jageer Munna Ram, Jemadar, Thannah Colgong.	7 0 0	22 0 0	0 4 0	22 4 0	44 0 0	
68	4005	Ditto ditto	22 0 0	72 0 0	0 12 0	72 12 0	144 0 0	
61	149	Land possessed by Natho Bewa, Thannah Oodhoa Nulla, Pergunnah Kankjoul.	17 0 0	22 0 0	0 4 0	22 4 0	44 0 0	

COMM'R'S OFFICE, BHAUGULPORE, CAMP UMERPORE,
The 11th February 1871.

J. W. DALRYMPLE,
Commissioner. (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Sylhet, will be put up to sale, at the Sylhet Collectorate, on Saturday, the 15th April 1871, corresponding with 3rd Bysack 1278 B.S.

The purchasers of these estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix, except the 1st, 2nd, and 5th, conditions.

Number in statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
782	2587	Mahal Khas, Anupram Kar, Pergunnah Daka Dakrin	0 0 22	1 12 4	
784	53282	Mahal ditto, Golabram Deb, Bholanath Deb, Ram Mohun Deb, Ramprasad Deb, Durgachurn Deb, Chardram Deb, and Juzo Mohun Deb, Pergunnah Bejurah	0 2 5	8 15 4	

SYLHET COLLECTORATE,
The 20th January 1871.

For Collector. (F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Backergunge, will be put up to sale, at the Backergunge Collectorate, on Monday, the 27th March 1871, corresponding with 14th Chyete 1277.

The Purchasers of these Estates will be subject to the Conditions of Sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in the Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
179	4688	Island Chur Jehapur...	3,294 0 0	4,950 0 0	50 0 0	5,000 0 0	9,900 0 0	The sale will take effect from Bysack 1278 B.S.
398	1496 56	Kismut Manposha Kishangal Sadir, Howla Nandoram Das.	2 0 0	10 0 0	Ditto ditto. To be sold to the highest bidder revenue free.
413	1406 114	Kismut Kishangal, Talook Debi Proshad Sen.	15 0 0	2 0 0	0 0 6	2 0 6	The sale will take effect from Bysack 1278 B.S. To be sold to the highest bidder.
502	1406 36	Nimak Tafal, Kismut Shenakhali.	12 0 0	8 0 0	0 1 6	8 1 6	Ditto ditto.

BACKERGUNGE COLLECTORATE,
The 23rd January 1871.

H. BEVERIDGE, *Officiating Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Mymensing, will be put up to sale, at the Mymensing Collectorate on the 22nd March 1871, corresponding with 9th Chyete 1277.

The Purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
121	660	Talook Mahadeb Sen, Pergunnah Beerabagoo.	3 0 0	3 0 0	0 1 0	3 1 0	8 0 0	The leases of these estates expired on the 30th Chyete 1276 B.S.
122	721	Talook Ramram Sen, Pergunnah Beerabagoo.	2 0 0	2 0 0	0 1 0	2 1 0	4 0 0	
127	436	Talook Ramkeshub Ramprosad, Pergunnah Beerabagoo.	10 0 0	11 0 0	0 2 0	11 2 0	22 0 0	

COLLR.'S OFFICE, MYMENSING DISTRICT,
The 3rd February 1871.

R. H. PAWSEY, *Offg. Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Maldah, will be put up to sale, at the Maldah Collectorate, on Saturday, the 25th March 1871, corresponding with 12th Chaitra 1277 B.S.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset Price.	REMARKS.
				Revenue assessed.	Road Cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
62	541	Dearah Jhaobona Kakribadha, Pergunnah Kankjole.	7,735 0 18	3,667 0 0	37 0 0	3,704 0 0	7,334 0 0	Sale will take effect from 1st April 1871.
64	542	Dearah Dehi Kamaluddinpur, Pergunnah Kankjole.	530 1 1	282 0 0	3 0 0	285 0 0	584 0 0	Ditto.
64	543	100 beegahs disputed lands of Jhaobona Kakribadha and Joyrampur, called Hajarbi-ghie, Pergunnah Kankjole.	543 1 12	81 0 0	1 0 0	82 0 0	162 0 0	Ditto.

COLLR.'S OFFICE, DISTRICT MALDA,
The 5th February 1871.

N. S. ALEXANDER, *Offg. Collector.*

(F)

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Monghyr, will be put up to sale, at the Monghyr Collectorate, on Tuesday, the 28th March 1871, corresponding with 21st Chyet 1278.

The purchasers of these Estates will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix:—

Number in Statement of Government Estates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres.	GOVERNMENT REVENUE.			Upset price.	REMARKS.
				Revenue assessed.	Road cess.	Total.		
			A. R. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
16	1223	Ajedhia, Pergunnah Akberpore Kancee.	99 1 15	160 0 0	...	160 0 0	320 0 0	
54	2451	Arazeo Jagher Jeetun Bhugut Niak, Thannah Ratun, Pergunnah Furkya.	9 3 17	10 6 0	...	10 6 0	21 0 0	
74	3859	Arazeo "La Ogrise" Nisf Jagher Domun Sing, Subadar, Thannah Ratun, Pergunnah Furkya.	60 2 31	100 0 0	...	100 0 0	200 0 0	
103	4291	Arazeo Khana Sokoonut, Mussamut Mongha Jowjah Runjit Geer, heir of Heera Sing Sepoy, Thannah Brindaban, Pergunnah Monghyr.	0 1 7	1 12 0	0 1 0	1 13 0	3 10 0	

COLL^R'S. OFFICE, DISTRICT MONGHYR,
The 16th January 1871.

G. J. B. T. DALTON, *Depy. Collector in charge.*
(F)



APPENDIX (No. II.) TO The Calcutta Gazette.

WEDNESDAY, MARCH 22, 1871.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in Zillah Sylhet will be put up to public and unreserved sale at the Collector's Office of that District on Tuesday, the 4th April 1871, corresponding with 22nd Choit 1277 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 18th January 1871.

Permanently-settled Estates.

No. 31186.—Talook Koorban Rezah, Zemindar, Pergunnah Joarbaneeahchung; recorded Proprietors, Anman Rezah and Jaman Reza; Sudder Jummay Rs. 1,261-0-3.

The shares of Shama Soondari, Chowdhranee, Dayal Ram Deb, Najoomnisha Bhunoo, Mahomed Kolim, Shaik Arobdi, Shaik Somai, Mahomed Abdool Rahman, bearing a revenue of Rs. 36-14-2, having been separated under Section 11, Act XI. of 1859, are excluded; the Sudder Jumma for sale, Rs. 1,224-2-1.

No. 47031.—Talook Roygourhurry Sing, Pergunnah Banoogutch; recorded Proprietor, Roy Radagovind Sing; Sudder Jumma, Rs. 1,693-0-3.

The shares of Doorgapersaud Dhur, Kishore Das, Birjosoonder Das, Bysnub Churn Das, Perrankishno Dutta, Hurkishore Sein, Barut Chunder Ker, Bishnonauth Dutta, Rotonmonee Das, Radakanto Serma, Syud Abdool Zoleel, Syud Abdool Zoleel, Ramdas Coond, Birjonauth Dhur, Bysnub Churn Das, Guno Moni Dossee herself, and on behalf of Rajcoomaree, Prosunno, and Coomaree, her minor daughters, Rodronarain Deb, Radagovind Das, Rajmohun Goosamee, Kalikapersaud Das, Kaleecapersaud Das, Kaleecapersad Das, Doorgapersaud Dhur, Kishore Das, Rotonmonee Das, Prankishno Deb, Nandogopal Deb, Doorgapersaud Dhur, Radagovind Das, Ram Doss, Doorgachurn Das, Gungagovind Dut, Ram Dass Dutta, Olokamonjoree Dassee, widow of Kishtogovind Dutta, mother of Koonjogovind Dut, minor; Shurut Chunder Naug, Narainonee Dassee, mother of deceased Kistogovind Das, on behalf of Anundomoyee Dassee, Koonjomoi Dassee, the minor daughter of the said Kistogovind Das, Radhagovind Das, on behalf of his minor son Kaleecoomar Dass; Gourgovind Das, Goluck Chunder Ghose, Perrankisto Nandee, Moheshoree Dassee, Konteenauth, Gyanauth, Monanauth, Jogyinauth, Soonyenauth, Jeebunnauth, Neelraton Deb, Govind Churn Deb, Hurkisto Mitter, Poncharum Deb, Moolookram Deb, Mooteeram Paul, Sidhee Dassee, widow of Kaseeram Deb, Perrankisto Deb himself, and on behalf of Koonjogopal Deb, Gourgopaul Deb, and Joygopaul Deb, minors; Narainoni Dassee, Gunga Churn Das, on behalf of his minor son Goroo Charan Das, Poncharum Deb, Gopalram Deb, Shaik Moonshee, Onuntoram Deb, Manik Ram Deb, Govindram Deb, Shaik Mogul, Shaik Kharoye, Shaik Kazeem, Mahomed Amjeed, Moneeram Deb, Doolubram Das, Gour Mohun Das, Ruttunram Das, Joy Dhun Dassee, Shoroopram Das, Luckun Ram Das, Gonaram Das, Moniram Das, Jeegalram Das, Shuhebram Das, Mulluckram Das, Deepram Das, Sheebram Das, Phechooram Das, Anye Manjee, Dropodee Dassee, Jugernauth Sermah, Kumakha Debea, wife of Soobanker Sermah, Cheentaram Naoe, Sofautollah, Romutollah, Anar Mahomed, Mahomed Allee, Mahomed Soleem, Uzeer Mahomed, Mahomed Azeem, Mahomed Nazeem, Mahomed Kazeem, Nozat Mahomed, Necor Bibee, on behalf of Mahomed Munsoor, minor; Shumshere Mahomed, Lozeena Bibee, Sulleemollah, Anser Mahomed, Mahomed Esuf, Jamal Mahomed, Shaik Koton, Mahomed Azohur, Dowlut Bibee, Koton Bibee, Mahomed Rozee, Soonderbibee, Kherun Bibee, Maherjan Bibee, Monerjabi, Nij Mahomed, Shaik Shadun, Shohut Bibee, Azeebdie, Torub Mahomed, Shufetollah, Synubee, Anser Mahomed, Abdoolah, Nobeeja Bibee, wife of Mahomed Sufder, Mahomed Akbur, known as Akbur Mahomed, Soobhunodeen, Hoosamodee, Haifazodeen, Mahomed Anes, Azeez, Mussamut Rosson Bibee, widow of Mahomed Azim, herself and on behalf of Mahomed Musreef and Mahomed Asreef, minors, Mahomed Moolim himself, and on behalf of Mahomed Munsoor and Mohamed Naseer, minor sons of deceased Mahomed Nuzee, Koseer Mahomed, Koramutollah, himself and on behalf of Necor Bibee and Myna Bibee, minor daugh-

ters of Aseer Mahomed, Mussamut Sobook Bibee, widow of Azarutollah, herself and on behalf of her minor sons Hatimoolah and Sofatollah, Ojeer Khan, Shabaz Khan, Mahomed Azohur, Mahomed Hateem, Sankurram Das, Purna Dassee, on behalf of Sherut Chundro Das, minor, Kanoooram Pal, Deepram Pal, Neelram Pal, Khosalram Pal, Moolookram Pal, Shaik Anser, Modhooram Pal, Doyram Pal, Moyaram Pal, Suntoosram Pal, Anser Mahomed, Jameel Mahomed, Mooktaram Pal, Durbesh Mahomed, Bandollah, Javidah Bibee, Rabea Bibee, Mahomed Kameel, Danis Mahomed, Romeel Mahomed, and Jabeed Ally, bearing a revenue of Rs. 734-1- $\frac{4}{11}$ C., together with the shares of Radhagovind Das and others, bearing a revenue of Rs. 25-10-11 (to be sold separately), having been separated under Section 11, Act XI. of 1859, are excluded; the Sudder Jumma for sale, Rs. 933-3- $\frac{1}{2}$ C.

No. 54727.—Talook Hissah Syud Modon Rozah, Pergunnah Turraef; recorded Proprietors, Romabalub Deb and others; Sudder Jumma; Rs. 2,784-3-2.

The shares of Soshodabutee Dassee, Doolgovind Palit, Kishnogovind Palit, Hurgovind Palit, Mussamut Paramjan Bibee, Rajkishore Deb, Tareenee Dassee, Hurree Churn Deb, Bindabun Dutta, Komul Churn Deb, Hurgovind Das, Mussamut Rabea Bibee, Sheik Abdool Azeez, Mussamut Nick Janbibe, Sheik Ayanoodeen, Mussamut Nomija Bibee, Mussamut Anser Bibee, Tareenee Dabea, Purboteenauth Serma, Nobochander Serma, Ramgovind Das, Alleejan Bibee, Awas Ally, Kaleekishore Gopt, Helleemolla, Adil Mahomed, Sobeel Mahomed, Fazeel Mahomed, Hazeer Mahomed, Josa Dassee, Loleetabutee Dassee, Bhoobonehsoree Dassee, Radamohon Deb, Shumbhonath Datta, Joogulkishore Das, Ramkishore Das, Shodoygovind Nandee, Kalikapersaud Deb, Feetah Mahomed, and Joshadabbotee Dassee, bearing a Government revenue of Rs. 197-0-9, together with the shares of Shorooop Chunder Serma and others, Rs. 3-15 (to be sold separately), having been separated under Section 11, Act XI. of 1859, are excluded.

The Sudder Jumma for sale, Rs. 2,583-3-5.

SYLHET COLLECTORSHIP,
The 24th February 1871.

H. C. SUTHERLAND, *Offg. Collector.*

NOTICE is hereby given, under Section 6, Act XI. of 1859, that the undermentioned Estates in the District of Burdwan will be put up to public and unreserved sale at the Collector's Office of that District on the 3rd day of April 1871, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1871:—

1st Class.—Isomoraree Mehals.

Mehal Nezampore, in Pergunnah Shomer Shaby, Towjee No. 78, Gopikristo Bose and Poorna Chandra Bondopadhyay, Sebaith of Radha Roman Jeoo, Proprietors; Sudder Jumma, Rs. 1,168-8-10.

Mehal Shooniodergore, in Pergunnah Shatshoykee, Towjee No. 158; Rohamannesa Bibee and Koylash Chander Dey Chowdhry, Proprietors; Sudder Jumma, Rs. 2,710-8-11.

BURDWAN COLLECTORATE,
The 28th February 1871.

H. F. J. KEAN, *Offg. Collector.*



The Calcutta Gazette.

WEDNESDAY, MARCH 29, 1871.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 10th March 1871, and is hereby promulgated for general information:—

ACT No. VII of 1871.

THE INDIAN EMIGRATION ACT.

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5. Remuneration of Agents.

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8. General duties of Protectors of Emigrants.
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9. Appointment of Medical Inspector.
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First Schedule (Acts repealed.)
Second Schedule (Form of Recruiter's license.)
Third Schedule (Convention as to Emigration to French Colonies.)

AN ACT TO CONSOLIDATE THE LAWS RELATING TO THE EMIGRATION OF NATIVE LABOURERS.

WHEREAS it is expedient to consolidate the laws relating to the Emigration of Native Labourers; It is hereby enacted as follows:—

I.—PRELIMINARY.

Short title. 1. This Act may be called "The Indian Emigration Act, 1871."

Local extent. It extends to the whole of British India;

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the first schedule hereto annexed are repealed. All contracts entered into, appointments made, and licenses granted, under any of the said Acts, shall be deemed to be respectively entered into, made and granted under this Act.

Interpretation-clause. 3. In this Act—

"Emigrate" denotes the departure of any Native of India out of British India for the purpose of labouring for hire in some other place; and the word "Emigrant" denotes any Native of India under engagement to emigrate:

"Magistrate" denotes any officer exercising the full powers of a Magistrate and in charge of a District, a Division, or a Sub-Division:

"Vessel" includes anything made for the conveyance by water of human beings or property.

II.—EMIGRATION AGENTS.

4. The Government of every place to which emigration is lawful under this Act may, from time to time, appoint a person to act as Emigration Agent in Calcutta, Madras and Bombay respectively, but such nomination shall be subject to the approval of the Local Government.

Every Emigration Agent may be suspended or removed by the Government which appointed him.

5. The remuneration to be given to Emigration Agents shall not depend upon, or be regulated by, the number of Emigrants sent by such Agents, but shall be in the nature of a fixed annual salary.

III.—PROTECTORS OF EMIGRANTS AND MEDICAL INSPECTORS.

6. The Local Government may appoint a proper person to act as Protector of Emigrants at each of the three ports aforesaid, and may with the sanction of the Governor General in Council assign to such person such salary and establishment as shall be deemed proper.

Every Protector of Emigrants may be suspended or removed by the Local Government to which he is subordinate.

7. No Protector of Emigrants appointed under this Act shall, except with the permission of the Local Government, hold any other office under Government, or follow any other profession or occupation.

8. Every Protector of Emigrants, in addition to any special duties assigned to him by this Act, shall, so far as is in his power, generally protect and aid with his advice or otherwise all Emigrants, and shall cause all the provisions of this Act to be duly complied with.

He shall also inspect on arrival all vessels bringing return Emigrants to the port at which he is Protector, and enquire into the treatment received by such Emigrants both during the period of their service in the place to which they emigrated and also during the voyage, and shall make a report thereon to the Local Government,

and he shall aid and advise such return Emigrants so far as he reasonably can when called upon by them to do so.

9. At each of the three ports aforesaid, the Local Government may appoint a competent person to be Medical Inspector of Emigrants; and may, with the sanction of the Governor General in Council, assign to the Medical Inspector so appointed such salary as is deemed proper.

10. In each of the Towns of Calcutta, Madras, and Bombay, or in the suburbs of those Towns, the Emigration Agent of every place to which emigration is lawful under this Act, shall establish a suitable depôt for the persons engaged as labourers for such place.

11. Every depôt shall be licensed by the Protector of Emigrants, after being inspected and approved of by him and by the Medical Inspector of Emigrants.

No license shall be in force for a longer period than a year, and any license may be cancelled by the Protector of Emigrants if he considers that the depôt for which it was granted is unhealthy or in any respect has become unsuitable for the purpose for which the depôt was established.

For every license granted under this section there shall be paid to the Protector a fee of fifteen rupees.

12. Every Protector of Emigrants and every Medical Inspector of Emigrants shall from time to time, and at least once in every week, inspect the Emigrants in the various depôts for the reception of Emigrants about to embark from the port at which they are Protector and Medical Inspector respectively, and examine into the state of the depôts, and the manner in which the Emigrants are therein lodged, fed, clothed and otherwise provided for and attended to.

13. The Medical Inspector shall report to the Protector of Emigrants any circumstance which may come to his knowledge, showing that the depôt is not suitable for its purpose, or that the Emigrants are treated with any neglect or oppression.

14. Every Protector of Emigrants and every Medical Inspector of Emigrants shall be a public servant within the meaning of the Indian Penal Code.

15. Every Emigration Agent, and all persons in charge of or employed in any depôt, or in any vessel licensed to carry Emigrants as hereinafter provided, shall give the Protector and the Medical Inspector every facility for making such inspections, examinations and surveys as may be necessary or proper under this Act, and shall afford them all such information as may be reasonably required by them.

IV.—RECRUITERS OF EMIGRANTS.

16. The Protector of Emigrants at each of the three ports aforesaid, and the British Consular Agent at each of the French ports in India, shall license so many fit persons as to him seems necessary, to be Recruiters of labourers,

and no person shall act or be employed as a Recruiter of labourers except under a license from a Protector of Emigrants or British Consular Agent.

17. Every Recruiter shall be licensed to obtain labourers for some particular place to which emigration is lawful under this Act, and no license to obtain labourers for any place shall be granted except on the application of the Emigration Agent of such place.

18. No license shall be in force for a longer period than one year; and in case of misconduct on the part of any Recruiter, the Protector of Emigrants may cancel his license before the expiration of the period for which it was granted.

19. Every license shall be in the form set forth in the second schedule hereto annexed.

For every license there shall be paid to the Protector a fee of fifteen rupees.

20. Every person holding a license as a Recruiter of labourers shall wear a badge bearing the following inscription in English and in the vernacular language of the Town, District or Districts in which he is licensed to engage labourers:—"Recruiter of Emigrants for the Mauritius" (or other place as the case may be).

21. No Recruiter shall engage or attempt to engage labourers in any District or in the Towns of Calcutta, Madras or Bombay, without having first exhibited his license to the Magistrate of such District, or

a Magistrate of such Town, and obtained the countersignature of such Magistrate thereupon. Such countersignature shall be given, provided that the license is in force at the time.

V.—CONTRACTS WITH EMIGRANTS.

22. Except under and in conformity with the provisions of this Act, it shall not be lawful to make any contract with any Native of India for labour to be performed in any place beyond British India, or to enable any Native of India to emigrate, or to assist any Native of India in emigrating:

provided that nothing in this Act shall apply—to any contract with any Native of India for labour to be performed in any Foreign Settlement on the mainland of India or in any Native State in India;

to emigration to any such Settlement or State; to any contract for labour to be performed in, or to emigration to, the Island of Ceylon; or

to any contract with or the emigration of any Native seaman or other person who of his own free will contracts to navigate or serve on board of any vessel or who embarks on board such vessel in pursuance of such contract, or any person who contracts to serve as a menial servant only, and who embarks as such menial servant.

23. Contracts may be made with Natives of India to emigrate—

to any of the British Colonies of Mauritius, Jamaica, British Guiana, Trinidad, St. Lucia, Grenada, St. Vincent, Natal, St. Kitts and Seychelles;

to any of the French Colonies of Réunion, Martinique, Guadeloupe and its dependencies, and Guiana,

and to the Danish Colony of St. Croix;

and it shall be lawful to enable or assist any Native of India to emigrate to any such Colony.

24. The Governor General in Council may, from time to time, by notification published in the *Gazette of India*, declare that the emigration of Natives of India shall be lawful to any place other than the places mentioned in section twenty-three:

provided that every such notification contain also a declaration, that the Governor General in Council has been duly certified that the Government of the place to which the notification refers has made such laws and other provisions as the Governor General in Council thinks sufficient for the protection of Natives of India emigrating to such place.

25. From the date of any such notification contracts may be made with any Native of India for labour to be performed in any place to which emigration is authorized in the notification, and it shall be lawful to enable or assist any Native of India to emigrate to such place;

but all contracts and emigration under such notification shall be made and conducted subject to the provisions of this Act.

26. Emigration shall not be lawful except from the port of Calcutta, the port of Madras or the port of Bombay.
- From what ports emigration lawful.

VI.—REGISTRATION OF EMIGRANTS.

27. Every Native of India, who in any place other than the Towns of Calcutta, Madras or Bombay, enters into any engagement with a Recruiter to emigrate, shall, before leaving the
- Natives engaging to emigrate to appear before Magistrate.

District within which the engagement was entered into, appear with the Recruiter before a Magistrate, and no Recruiter shall remove such Emigrant from the said District until he has so appeared.

Upon so appearing, the Magistrate shall examine the intending Emigrant with reference to his engagement; and if it appears that he understands the nature of the engagement he has entered into and that he is willing to fulfil the same, the Magistrate shall register in a book to be kept for the purpose, in such form as the Local Government prescribes,

(a) the name, name of the father, and the age, of such Emigrant,

(b) the name of the village or place of which such Emigrant is a resident,

(c) the Emigration depôt to which it is intended he shall proceed, and

(d) the rate of wages and period of service, if any, agreed upon between the Emigrant and the Recruiter.

If the Magistrate thinks that the intending Emigrant does not understand the nature of the engagement, or has been induced to enter into the engagement by fraud or misrepresentation, he shall refuse to register his name.

A copy of every registration under this section written on substantial paper which shall not require a stamp, shall be furnished by the Magistrate to the Emigrant registered.

28. Authentic copies of every such registration shall be forthwith forwarded by the Magistrate to the Emigration Agent at the depôt to which the person named therein has been engaged to proceed, and to the Protector of Emigrants at the intended port of embarkation.
- Copy of registration to be sent to Emigration Agent and Protector.

29. Every Native of India, who in the towns of Calcutta, Madras or Bombay, enters into any engagement with a Recruiter to emigrate, shall, within forty-eight hours of making such engagement, appear with the Recruiter before the Protector of Emigrants in such town; and no Recruiter shall remove such Emigrant from the said town, or to any Emigration depôt, until he has so appeared.
- Registration of Emigrants recruited in presidency towns.

Upon his so appearing, the Protector of Emigrants shall examine the intending Emigrant with reference to his engagement; and if it appears that he understands the nature of the engagement he has entered into, and that he is willing to fulfil the same, the Protector of Emigrants shall register in a book to be kept for the purpose, in such form as the Local Government prescribes,

(a) the name, the name of the father, and the age of such Emigrant,

(b) the name of the village or place of which such Emigrant is a resident,

(c) the Emigration depôt to which it is intended he shall proceed, and

(d) the rate of wages and period of service, if any, agreed upon between the Emigrant and the Recruiter.

If the Protector of Emigrants thinks that the intending Emigrant does not understand the nature of the engagement, or has been induced to enter into the engagement by fraud or misrepresentation, he shall refuse to register his name.

A copy of every registration under this section, written on substantial paper which shall not require a stamp, shall be furnished by the Protector to the Emigrant registered.

30. An authentic copy of every such registration shall be forthwith forwarded by the Protector to the Emigration Agent of the place for which the person named therein has been engaged.
- Copy of registration by Protector to be forwarded to Agent.

31. For the registration of every Emigrant under section twenty-seven or twenty-nine, the Recruiter shall pay to the Magistrate or the Protector of Emigrants, as the case may be, a fee of one rupee and eight annas.
- Fee for registration by Protector.

On proof of the desertion of any Emigrant before embarkation, the fee paid in respect of such Emigrant may be refunded by the Magistrate or the Protector to the Recruiter by whom it was paid, under such rules as are from time to time made in that behalf by the Governor General in Council.

VII.—CONVEYANCE OF EMIGRANTS TO DEPÔTS.

32. (1.) Every Emigrant recruited under the provisions of this Act shall be conveyed by land or river with all convenient despatch to the depôt, at the port of embarkation, established by the Emigration Agent of the place to which such Emigrant has contracted to emigrate.
- Conveyance of Emigrant to depôt.

(2.) The registered Emigrants engaged by any Recruiter shall, while proceeding to a depôt, be accompanied throughout the journey either by the Recruiter himself or by a competent person appointed by him with the approval of the Magistrate by whom the Emigrants have been registered. The Magistrate shall give to the person so appointed a certificate under his signature, stating that he has been appointed for the journey to the depôt.

Emigrants to be accompanied by Recruiter.

(3.) Every Recruiter by or through whom Emigrants may be forwarded to a depôt shall, throughout their journey, provide them with suitable lodging and food.

Recruiter to provide suitable food and lodging.

VIII.—ARRIVAL AT DEPÔTS AND PROCEDURE THEREON.

33. The arrival of each Emigrant at a depôt shall immediately be reported by the person in charge of the depôt to the Emigration Agent, and by such Agent to the Protector of Emigrants.
- Arrival at depôt to be reported.

34. The copy of the registration of every Emigrant, received by the Emigration Agent from the Magistrate or from the Protector of Emigrants, shall as soon as conveniently may be after the arrival of the Emigrant be shewn to the Medical Inspector of Emigrants; and the Emigrant shall be examined by the Medical Inspector to ascertain if he is in a fit state of health to emigrate to the place to which he has contracted to proceed.

The Medical Inspector, if satisfied of his fitness, shall give a certificate thereof to the Emigration Agent: if satisfied of his unfitness, he shall give a certificate thereof to the Protector of Emigrants.

35. If the Medical Inspector certifies that any Emigrant is not in a fit state of health to emigrate to the place to which he has contracted to proceed,

or if any irregularity has occurred in the recruitment of any Emigrant,

the Protector of Emigrants may order the Emigration Agent in whose depôt such Emigrant may be, forthwith to pay to him, the Protector of Emigrants, such reasonable sum as is necessary to enable the labourer to return to the place where he was registered, and the Protector may take any steps he thinks necessary for the conveyance of the labourer to such place.

36. On failure of the Emigration Agent for twenty-four hours to comply with an order of the Protector for the payment of any such sum, the Protector may pay the same to or on behalf of the Emigrant.

Every sum so disbursed shall be recoverable by the Protector, with six per cent. interest from the date of disbursement, from the Emigration Agent on whose default it is paid, as money paid to the use of such Emigration Agent.

No further proof shall be required by any Court in any such case than that the Protector gave the Emigration Agent an order to pay such money, and that the Emigration Agent for a space of twenty-four hours made default in complying therewith.

Provided that every Emigrant who, from his state of health, is, in the opinion of the Medical Inspector, unfit to undertake the journey back to the place where he was registered, shall, in addition to his being conveyed back at the expense of the Emigration Agent, be entitled to continue in the depôt and to be fed, clothed, lodged and attended to there, by and at the expense of the Emigration Agent, until such time as the Protector otherwise orders.

37. The Emigration Agent, in the presence of the Protector of Emigrants and within forty-eight hours after the arrival of each Emigrant at the depôt, shall ascertain by personal communication with such Emigrant whether or not he has been properly fed and otherwise properly treated on his journey to the depôt.

The Emigration Agent shall also, in the presence of the Protector and within such time as aforesaid,

examine the copy of the registration furnished to the Emigrant under section twenty-seven or section twenty-nine. If for any reason further enquiry be necessary, such enquiry shall be made forthwith.

Unless the Emigration Agent, with the consent of the Protector, refuses to recognize or to be bound by the contract entered into by the Recruiter with the Emigrant, as shown by the copy of the registration produced by the Emigrant, such copy, if it be a copy furnished under section twenty-seven, shall be countersigned by both the Emigration Agent and the Protector, and if it be a copy furnished under section twenty-nine shall be countersigned by the Emigration Agent alone. The copy so countersigned, under whichever section it may have been furnished, shall be delivered back to the Emigrant.

If the Emigration Agent, without the consent of the Protector, refuses to be bound by the contract entered into by the Recruiter with the Emigrant, the Protector may thereupon order

the Emigration Agent forthwith to pay to him, the Protector of Emigrants, such reasonable sum as is necessary to enable the Emigrant to return to the place where he was registered. On failure of the Emigration Agent to pay such sum within twenty-four hours of his being ordered so to do, the Protector may pay the same to or on behalf of the Emigrant. All the provisions of section thirty-six as to sums paid by the Protector shall apply, so far as the circumstances of the case permit, to sums paid by him under this section.

The Protector shall also, in every case in which it seems to him proper to do so, institute a suit on behalf of the Emigrant against the Emigration Agent, for the recovery of damages for the breach of contract committed by the Emigration Agent.

In every such suit, the contract entered into by the Recruiter shall be deemed to have been entered into by and to be binding on the Emigration Agent.

38. After the examination mentioned in section thirty-seven, and if the Medical Inspector has given a certificate of the fitness of the Emigrant to emigrate, the Emigration Agent shall deliver to the Emigrant a pass, countersigned by the Protector of Emigrants as hereinafter provided, stating the name and the age of the Emigrant and the name of his father, and certifying that he is in a fit state of health to emigrate to the place to which he has contracted to go.

39. The Protector of Emigrants shall attend personally at the examination and passing of Emigrants by the Emigration Agent under sections thirty-seven and thirty-eight, and shall see that the Emigration Agent makes all such enquiries of the Emigrants as it may be his duty to make.

If such Protector is satisfied with such enquiries, but not otherwise, he shall countersign the pass delivered by the Emigration Agent.

IX.—EMIGRANT VESSELS.

40. (1.) It shall not be lawful to receive any Emigrant on board any vessel unless a license to carry Emigrants in such vessel has been obtained from the Local Government. The granting or withholding any such license shall be in the discretion of the Local Government.

(2.) The Master or owner of any vessel who desires to obtain a license to carry Emigrants in such vessel, shall apply in writing through the Protector of Emigrants to the Local Government for such license.

(3.) Every such application shall state the number of men, women, and children proposed to be carried, and the tonnage and other particulars respecting the vessel.

(4.) The Protector of Emigrants shall cause the vessel to be carefully surveyed by a competent person, with a view to ascertain her sea-worthiness and the extent and nature of her accommodation for Emigrants, and to ascertain that she is properly ventilated and is supplied with all the tackle requisite for her voyage.

(5.) The Protector of Emigrants shall make a full report on the survey to the Local Government; and if he is of opinion that the vessel is in all respects suitable for the carrying of Emigrants under this Act, but not otherwise, he shall give a certificate to that effect to the Master of the vessel.

(6.) In consideration of his obtaining a license to carry Emigrants, the Master of every vessel intended to carry Emigrants shall, upon the requisition of the Protector of Emigrants and before any Emigrant embarks on board of such vessel, execute in duplicate a bond, in such form as the Local Government prescribes, binding himself and his owners in a penal sum of ten thousand rupees to conform to the several conditions in this Act provided. The Protector of Emigrants shall require the Master to execute such bond as aforesaid in duplicate, and shall forward one copy of it to the Government of the place to which the Emigrants are to be carried (or in the case of a French colony to the British Consular Agent at such colony) and the other copy of it to the Local Government.

41. (1.) No certificate under section forty shall be granted, unless there be provided for the Emigrants, either between decks or in cabins on the upper deck firmly secured and entirely covered in, a space devoted to their exclusive use. Such cabins and space between decks shall in every part have a height of not less than five feet and a half.

(2.) No compartment shall take more than one adult Emigrant for every twelve superficial feet on deck, and for every cubic space of seventy-two feet, or more than one child who has completed two and has not completed ten years of age for every eight superficial feet on deck.

(3.) A distinct and separate place shall be fitted up for a hospital in every Emigrant vessel.

(4.) Women and children shall occupy a compartment of the vessel distinct and separate from the compartments of the single men.

(5.) An Emigrant above the age of ten years shall, for the purposes of this Act, count as an adult, and two children from one to ten years of age shall count as one adult.

42. (1.) There shall be actually laden and on board of every vessel carrying Emigrants, at the time of the departure of such vessel from the port at which they embark,

(a.) good and wholesome provisions for the use and consumption of the said Emigrants (over and above the victualling of the Captain, officers and crew, and of the cabin and other passengers, if any) in such quantity and of such description and quality as may be prescribed by any rule framed by the Governor General in Council under section fifty-six,

(b.) fuel for cooking such provisions, and

(c.) a supply of water, to the amount of seven gallons for every week of the probable length of the voyage for every Emigrant on board such vessel. Such water shall be carried in tanks to be approved by the Protector of Emigrants.

(2.) Every such vessel shall, at the time of departure aforesaid, have actually on board and shall carry with her a properly qualified European or Native Surgeon, and such medicines and other stores in such quantity and of such quality as may be prescribed by rules made under section fifty-six.

(3.) When any vessel is destined to call at a port or place in the course of her voyage for the purpose of filling up her tanks or casks, a supply of water at the rate hereinbefore mentioned, for every week of the probable length of the voyage to such port or place shall be deemed to be a compliance with this section.

The probable length of the voyage to such port or place shall be determined from time to time by the Protector of Emigrants, subject to the approval of the Local Government.

(4.) When any such vessel is fitted with Normandy's apparatus, or other apparatus approved by the Protector of Emigrants, for distilling sea-water, and with proper and sufficient means for working the same, a reduction shall be allowed of one-third in the quantity of water required under this section.

(5.) The Protector of Emigrants and the Medical Inspector of Emigrants shall see personally that all the provisions of this section are complied with.

43. Before any vessel carrying Emigrants clears out for any place westward of the Cape of Good Hope, between the first day of March and the fifteenth day of September, the Protector of Emigrants shall personally see that every Emigrant is supplied with at least one extra double blanket, and that the same is placed with his other clothing or luggage.